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Richard		Edmundson Junior. Hull of Saler 20/4
James John		John Jennings
		Carryover by bond 28/5
Charles William & Family by Wt		James Mackintosh
		Charles W. & others by way of 3/5
Robert Charles		John Daulton
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Will Thomas	To	Henry Dwyer	Alford's V. Co
Hill Thomas	To	Henry Dwyer	Phillips V. Co
Wood Mary	"	John Peters & others	Trust of John
Hill Andrew	"	William Bell	East & Release
Harvey Margaret	To	Thomas Hill	Agreement of
John Seal	"	"	Judgments and
John Sarah	"	Michael Hey	Excutions
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Recher, Thomas

Resident

Price, Walter D.P. M.
No. 110 110 110 110

Price, Walter

Scrimmy, John

Scrimmy, John & Co. M. & S. S. S. S.

Price, Walter D.P. M.

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Wingman Thomas				
		Last Will and Testament of		

[illegible]

I brought fm Letter S
Partly true Last Will and Testament of

This Indenture made the twenty second day of
December in the fifty fourth year of the Reign of Our Sovereign
Lord George the Third by the Grace of God of the United Kingdom
of Great Britain and Ireland King Defender of the faith and
in the Year of our Lord one thousand one hundred and
eighty seven George Branks Esquire of the parish and
Middlesex Esquire Branks Esquire of the County of
Middlesex Esquire and Mark Dyett of the County of
Essex Esquire of the one part and Alexander Mac Donald of
Broad Street Buildings in the City of London Merchant
of the other part themselves met in consideration of the
Sum of Five Shillings of Lawful Money of Great Britain
to the said George Branks Esquire Dyett and Mark Dyett in hand
well and truly paid by the said Alexander Mac Donald
at or before the sealing and delivery of these presents the
receipt whereof is hereby acknowledged They the said George
Branks Esquire and Mark Dyett Have and every
Do and each and every of them Doth bargain and sell unto
the said Alexander Mac Donald his Executors Administrators
and Assigns All That plantation or parcel of Land
situate lying and being in the Parish of Saint George
in the Island of Montserrat known by the name of other
plantations containing by Estimation two hundred and twenty
nine Acres or thereabouts by the same more or less
and bounded as follows that is to say to the north with Lands
of Richard Olm and Thomas Olm Esquires to the south with the
Lands of James Meade Esquire and Richard Fisher Esquire and to
the South with a River otherwise the same a better
and bounded called known or described and all and being
the Messuages tenements edifices erections buildings
outhouses Storehouses Sugar houses curing houses stills
and Mills erected standing and being in or upon the
or any part thereof with them and every of their right
and appurtenances and also all the Coppers Furnaces
Stoves Chimneys Sugar Mills stills stills Leads Vases
Casks Casks Casks Casks Casks Casks Casks Casks
Customs Pipes Casks Carriages plantation Tools utensils and implements
of planting and working and dead Stock upon or about or in any
manner belonging to the said plantation and premises a corner
either of them and also all those several Negroes or others
belonging to and now or lately upon the said plantation and
Premises and which are in an Indenture bearing date the
fifth day of March one thousand eight hundred and one
between Henry Dyett the Father of the said Henry
Mark Dyett (Party Lessor) of the one part and

Books of the then past Planting and divided a stock
of them was distributed together with their personal and future
passing as before said of the said female slaves and all and
any other Party concerned named or to be named which now and
hereafter shall be made upon or attached to belonging to the
said Plantation and premises or any part thereof with
the same living and otherwise of the females and all the boys
many Males could enter the latter and live offed which now
and should be worked and employed upon or belonging to the
Plantation and premises with the persons and services thereof
and also all that Plantation or Estate of him the said Henry
Dyett separately lying and being in the Parish of Saint Peter in
the County of Montserrat called or known by the name of
Dyett's Plantation and better or known as follows that
is to say to the North with Lands of David Matthews to the
Southward with the Montserrat to the Southward with Lands of
Richard and Thomas Oliver and to the Westward with the Sea
or otherwise otherwise the same now or might be called better
or named or designated together with the Water Mill, Riding
House, curing house, Stillhouse and all other the Works and
the Outbuildings thereon or upon any Part thereof erected standing
and being and also all the Coppers and Utensils for Boiling of
Sugar Mills, Still Heads, Irons, Iron Castings and all other the
implements and utensils of Planting and Working and dead
Stock then upon or belonging to the same Plantation or Estate and
also all their Cows, Horses or other Slaves belonging to and then
or lately had occupied upon the same Plantation or Estate and
when in the said indentures of the twenty fifth day of March
one thousand eight hundred and named and decided
or such of them as are now living with all their Wives and
Children, young Men and Women, of the young and which
promises are now or lately were in Law to John Hugh
Albin Esquire at the County seat of Great Britain and fifty
Pounds and also all their Cows, Horses, Hogs and other Slaves
in the said indentures of the twenty fifth day of March one
thousand eight hundred and named or such
of them as are now living which were granted to and sold
for the due observance and performance of the Covenants
the said Lands of the said John Montrose Plantation
reputably chosen and promised by and in the Name of him
the said John Hugh Albin Esquire and in the Name of the

or changes with the then present and future increase of
the number of the same Slaves and together with the Grant or
Benefit and Advantage thereof and that could or might
be derived thereunder or therefrom and the wisdom and usage
of all and singular the said several Acts Statutes and provisions
mentioned and intended to be hereby suggested and that as
said To have and to hold the said several Plantations
intended to be hereby suggested and premises mentioned and
rightfully conveyed and appurtenances or such and so much
of Feehold unto the said Alexander Mac Donald the Trustees
Administrators and Assigns from the day next before the day
and term of one whole Year from thence next ensuing and
fully to be complete and ended Yielding and paying there
for the same unto the said George Banks Henry Dick and March Dyke
their Heirs and Assigns the rent of one Pepper Corn only on the last
day of the said Term of the same shall be lawfully demanded to the
intent and purpose that by Virtue of these Presents and by force
of the Statute made for transforming uses into Professions the
said Alexander Mac Donald may be in the actual possession
and be thereby enabled to accept and take a grant and release
of the division and indisturbance thereof to him and his Heirs to
such use and for such intents and purposes as are mentioned
expressed and declared of and concerning the same and be a valid
Indemnity of Release and transfer of Mortgage already for
and intended to bear date the day next after the day of the said
their Heirs and made before the said George Banks of the second part
the said Henry Dick and March Dyke of the second part
the said Alexander Mac Donald of the third part In
Witness whereof the said Parties to these presents have hereunto
set their Hands and Seals the day and Year first above written

Geo. Brooks Henry Quitt. ^{North} ^{York}
^{4th} ^{18th} ^{Sept} ^{18th}

4

Shall be and delivered by the Within named George Brooks
In the Presence of

Wm. Nicholson of Bloomsbury Square

I Lambrooke Heptinstalls Clerk to the said George Brooks

Sealed and delivered by the Within named Henry Dyett
In the Presence of

Edward Horne Esquire and John Smith Esquire

James Parfitt his Clerk.

Sealed and delivered by the within named Mark Dyett
by his Attorney Nathaniel Dyett and Henry Dyett at
Montserrat this 11th day of January 1799

In the Presence of Joseph Morton

This Indenture of three Parts made the
twenty third day of December in the fifty fourth Year of the reign
of Our Sovereign Lord George the Third by the Grace of God
of the United Kingdom of Great Britain and Ireland King
Defender of the Faith and in the Year of Our Lord one thousand
eight hundred and nineteen *Between* George Brooks of
in the County of Middlesex Esquire of the first
part Henry Dyett of Doughty Street in the County of Middlesex
Esquire and Mark Dyett of the City of Demerary Esquire of the
second part and Alexander Mac Donald of Broad Street
Buildings in the City of London Merchant of the third part
Whereas by indentures of Lease and Release bearing date
respectively the twenty fourth and twenty fifth days of March
One thousand eight hundred the release being made between
Henry Dyett the father of the said Henry Dyett and Mark Dyett
Parties hereto of the one part and the said George Brooks of the
other part the consideration of one thousand Pounds paid by
the said George Brooks to the said Henry Dyett he the said
Henry Dyett did grant release assign and conform unto
the said George Brooks and as to such of them as were purchased
to the said Henry all that Plantation or Parcel of Land situate

5

lying and being in the Parish of Saint George in the Island
of Montserrat known by the name of Nicholson's Plantation
containing by Estimation two hundred and twenty five
or thereabouts in the same more or less fenced and bounded
as follows that is to say to the North with Lands of Richard
Oliver and Thomas Oliver Esquire to the South with the Lands
of Demerick Grant Esquire to the East with the Lands of
Thomas Meade Esquire and Edwards Luther Esquire and to the
West with a River otherwise the same is fenced and
bounded called known or denoted and all and singular
the Messuages tenements edifices sections Buildings houses
out houses Storehouses Sugar houses curing houses Mills houses
and Mills Creted standing and being on or upon the same
or any part thereof with their and every of their rights Members
Appurtenances and also all the Coppers furnished Iron Ladles
Cutters Spies Carts Carriages Plantation Tools utensils and
Implement of Planting and working and dead Stock upon
or about or in any manner belonging to the said Plantation and
Premises hereinafter named and denoted or such of them as
were then living together with their present and future issue
Progeny and Increase of the said female Slaves and all and every
other Slave hereinafter named or denoted which now are or shall
hereafter shall or may be upon or attached or belonging to the said
Plantation and Premises or any part and parts thereof with the
issue Progeny and Increase of the said female and all the Slaves
thereof shall be worked and employed upon or belonging to the
said Plantation and Premises with the offspring and Increase
thereof and also all that Plantation or Estate of the said
Henry Dyett situate lying and being in the Parish of Saint
George in the Island of Montserrat called or known by the name
of Nicholson's Plantation and fenced or bounded as follows that is to say
to the North with Lands of David Melin up to the Eastward with the
Mountains to the Southward with Lands of Richard and Thomas Horne
and to the Westward with the Sea or otherwise the same was or
might be called fenced or bounded and denoted together with
the Water Mills Milling House Curing House Mill House and
other the Works and other Buildings hereupon or upon any part
thereof Creted standing and being and also all the Coppers
Moulds for Printing of Sugar Mills Mill Ladles Iron Ladles
and all other the Implements and Utensils of Planting and
and dead Stock then upon or belonging to the said Plantation
and about the same day require to other Slaves hereinafter
then or hereafter to be employed upon the said Plantation

and such were then offered, sold, and described or directed them as was then living with all their personal and future effects of the said deceased of the said deceased and which said mentioned Plantations and Slave Inheritments and Premises were then known to the said Hugh Allmon Esquire at the Court Room of the said Court and fifty Bonds and also all three Eighty two Negroes and other Slave them particularly named or such of them as was then living which were granted to and held by said in the behalf of the said Henry Dyke as a Security for the due Performance and performance of the Covenant conditions and agreements expressed and contained in the said Lease of the said last mentioned Plantations and Premises to the said John Hugh Allmon to be respectively observed and performed on the part of him the said John Hugh Allmon his Heirs Executors Administrators or Assigns with the then present and future Owners of the Journals of the said Slave and together with the Grant or Lease of all the last mentioned Slaves and all Security benefit and Advantage thereof and that said or he desired the same or otherwise to hold the same unto and to the Use of the said George Bonds his Heirs and Assigns for ever and as to such or so much and such part or parts of the said Premises (if any) as were ad Freehold or of the nature of Freehold he held unto the said George Bonds his Executors Administrators or Assigns as his and their own proper Chables and Effects Subject as to the said Slaves and the Spentness of as was held as a Security for the performance of the Covenant and Agreements in the said Lease to be and the said John Hugh Allmon as aforesaid and to such defrayance or redemption by the said John Hugh Allmon his Heirs Executors Administrators or Assigns as the same were or might be subject and also Subject to the Covenants or Agreements therein contained for redemption of the Premises upon Payment by the said Henry Dyke his Executors Administrators or Assigns of the sum of five thousand Pounds and interest at Six per Cent per Annum on or before the twenty fifth day of March One thousand Eight hundred and three And Whereas the said Henry Dyke the Elder duly made and published his last Will and Testament in Writing bearing date the Ninth day of March One thousand Eight hundred and three and after thereby directing all his just Dues and Funeral Expenses to be fully Paid and Satisfied and after bequeathing the said several Movable therein named the several pecuniaries and the said his House in London in the Parish of St. James in the Strand and his other real and personal Estate commonly called Chesham to him and his Heirs for ever and after thereby charging all his Estates real and personal of what nature or kind so ever and where so ever situated in

The Island of Montserrat or in the Dutch Settlements
 Downy or elsewhere with the Payment of his Debt and Legacies
 as to all the rest residue and Remainder of his Estates real and
 personal of what kind or Nature there or elsewhere he gave
 devised or bequeathed the same unto his dear Son Richard
 Henry and Mark and the Heirs of them to be equally
 divided between them share and share alike as tenants in
 Common and not as joint Beneficiaries and there Henry Ever
 and the said Testator appointed his Brother Mark Dyke
 and John Dyke of Montserrat his Executors John Bodley
 Malcolm Roff and Henry the Undersecretary and his Son the said
 Richard Henry and Mark Dyke Executors and Francis
 the said Testator Henry Dyke departed this life in the Year One
 thousand Eight hundred and four having made and published
 his Ordinance to his said Will but without having thereby or otherwise
 altered or revoked the disposition contained in his said Will of the residue
 of his real and personal Estates And whereas the said Richard Dyke
 departed this life in the Year One thousand Eight hundred and six
 leaving Francis Dyke his Widow and two Children only (that is to say
 Henry Dyke Dyke and John Dyke Son surviving and having made
 and published his last Will and Testament dated the Eleventh day
 of January One thousand Eight hundred and six and therein
 appointed his Uncle Mark Dyke and Nathaniel Dyke and his
 Brothers the said Henry Dyke and Mark Dyke and also Henry
 the Undersecretary and the said John Francis Executors and the said
 Mark Dyke hath been proved by the said Francis Dyke in the proper
 Court of the said Island of Montserrat in forming Wills and
 Wakes all Intestates or in custody of the said Principals Sum
 of Five thousand pounds due to the said George Perrot by the said
 Francis Dyke hath been duly paid to him up to the day of the date
 of these Presents And whereas the said John Francis the
 Executor in the said Principals Sum of five thousand pounds and the
 said Mark Dyke hath agreed to pay the said Sum of five thousand
 pounds to the said George Perrot upon having such Security to be given
 with Interest as hereafter is mentioned These their Intestates
 Witnesseth that in pursuance of the said bequest and in
 consideration of the Sum of Five thousand pounds of lawful Money
 of Great Britain to the said George Perrot in hand paid by them
 Alexander the said Francis at & before the sealing and delivery of
 these Presents at the request and by the direction of the said Francis
 (Pastor Doctor) and Mark Dyke testifies by their hands
 to and solemnly avowing their freewill and lawful giving
 of the said five thousand pounds to the said George Perrot and that

and discharge the said Alexander Mac Donald
 his heirs Executors and assigns and every of them for ever
 by their parents Heirs and George Barrie and the assigns and
 further division of the said Henry Dyett parties heirs and Mark
 Dyett his heirs assigns Heirs Executors Heirs assigns and assigns
 and assigns and assigns the said Henry Dyett party heirs assigns
 and assigns and assigns the said Alexander Mac Donald his
 heirs Executors and assigns and assigns and assigns the said
 of five thousand pounds secured by the said accepted indentures
 as aforesaid and also all interest thereon to become
 due upon or in respect of the said sum of five thousand pounds
 and all other right interest claim and demand whatsoever of
 the said George Barrie in or to and out of the same together with
 all sums interest and means whatsoever requisite necessary
 for doing for executing and securing and giving effectual execution
 release and discharge for the said Principal and interest
 Moneys To be well held receive and take the said principal
 and interest Moneys and proceeds as expressed to be due
 bargained sold and conveyed into the said Alexander
 Mac Donald his Executors Administrators and assigns
 for use of his heirs and their own use and benefit absolutely
 and free Indenture Just thus With the peth that in
 further pursuance of the said accepted agreements and also in
 consideration of the said sum of five thousand pounds so paid
 by the said Alexander Mac Donald to the said George Barrie
 as aforesaid and also in consideration of the sum of five
 thousand pounds paid by the said Alexander Mac Donald to the said
 George Barrie paid by the said Alexander Mac Donald at
 or before the making and delivery of these presents the receipt
 at the request and by the direction of the said Henry Dyett party
 heirs and Mark Dyett his heirs assigns and assigns the said
 bargained sold and conveyed and assigned and by
 these presents And the said Henry Dyett party heirs
 and Mark Dyett heirs and each of them Heirs Executors
 and assigns sold and conveyed released assigned and conveyed
 and by these presents To and each of them Dyett party
 bargained sold and conveyed assigned and conveyed unto the
 said Alexander Mac Donald (as to such of the hereditaments
 freehold or as a freehold) Nations or quality in his Actual
 Possession or by the said George Barrie Henry Dyett party
 heirs and Mark Dyett in consideration of five thousand pounds

Indenture bearing date the day next before the day of the date of
these Presents for the term of one whole year commencing from the
day next before the day of the date of the said Indenture of
Purchase and Sale and by force of the Statute made in
Parliament under the Great Seal of Great Britain in the first year
of the reign of King George the Third intituled "An Act for
the better regulating the Trade of the Colonies in America" and
in pursuance thereof the said Governor and Council have caused
this Indenture to be made and signed by their several Hands and
Seals as follows: The said several Plantations
Premises mentioned and comprised in the said recited Statute
of the twenty fifth day of March One thousand Eight Hundred
and also all the Coppars Furnaces Mines Ladses Mineries Sugars
Baths Mills Millsdams Farms Townships Livestocks Pastures Ponds
Creeks Carrages Plantation Tools Utensils and Implements of
Planting and Working and dead Stock upon or about or in any
manner belonging to the said Plantations and Premises or in any
or either of them and also all and singular the said Negroes or
other Slaves mentioned in the said recited Indenture of the twenty
fifth day of March One thousand Eight hundred & out of them
they are holding and also the Property and Accoutrements
and also all the Horses Mares Mules Oxen and other Cattle
and live Stocks upon or belonging to the said Plantations and
Premises respectively and the revenue and revenues remaining
and remaining yearly and the Rents Issues and Profits
and all the Estate Rights title Interest inheritance Property Claim
and demand whatsoever at Law and in Equity of the said James
Dodd Henry Dyke Paul Lucie and Mark Dyke and every of
them into and out of the same Hereditaments and Premises
respectively and every Part thereof To have and to hold
the Premises herebefore expressed to be hereby granted released
and assigned with their respective Appurtenances unto and to the
use of the said Alexander Mac Donald his Heirs Executors
Administrators and assigns respectively forever according to the
and quality of the same Premises respectively Subject as to each of the
said Slaves and the Increase and Issue thereof as well as to
Security for the Performance of the Covenants and agreements contained
in the said Lease to the said John Hugh Allen as appears to such
discharge or redemption by the said John Hugh Allen his Heirs
Executors Administrators or assigns as the same may or might lawfully and
also subject as to the whole of the Plantations Slaves Stocks and other
the Premises to the Terms and Agreement hereinafter contained (to
be paid) Perpetually Always and it is hereby agreed and covenanted
between and by the said Peter Paul Lucie that if the said Henry Dyke
Paul Lucie and Mark Dyke or either of them or his Heirs Executors
Administrators or assigns of them or either of them or of the said Peter Paul
Lucie or either of them do well and truly pay or cause to be paid

And whereas Mac Donald his Executors Administrators or assigns
 at or in the County of Middlesex shall pay to the said Henry Dyett party
 and assigns the sum of five thousand pounds of lawful money of Great
 Britain or or before the twenty third day of December One thousand
 eight hundred and sixteen and also interest upon or in respect
 of the said sum of five thousand pounds up to the date of the payment
 for every one hundred pounds by the year in the mean time equal
 half yearly payments on the twenty third day of June and the
 twenty third day of December in each year the from taxes and
 without any other deduction except by deduction of the tax upon
 property of income then and in each case the said Mac Donald
 and assigns his Executors Administrators and assigns shall
 and will at his private costs and charges of the said Henry Dyett
 party and assigns make good to the said Henry Dyett party and assigns
 or his assigns or of the said Executors or Administrators of the said
 Richard Dyett deceased every and every all and singular he
 should be entitled to receive in and to the said Henry Dyett party and
 assigns with this appointment of to the following
 that is to say as to two third parts thereof to the use of the said Henry
 Dyett party and assigns and the third part thereof to the use of the said Henry
 Dyett party and assigns as tenants in common and not as joint
 tenants or as they shall respectively direct or appoint and as to the
 repayment thereof forth thereof to the use of the said Executors
 Administrators or assigns of the said Richard Dyett deceased
 discharged of all Incumbrances made by the said Mac Donald in support
 of the said Alexander Mac Donald his Executors Administrators
 or assigns and to the said Henry Dyett party and assigns or to the said Henry
 Dyett party and assigns or to any of them AND the said George
 Bennett with himself for himself his Executors and Administrators
 Covenant and declare to and with the said Alexander Mac
 Donald his Executors Administrators and assigns that
 to the said George Bennett hath not at any time hereafter made
 done executed committed permitted or willingly or knowingly
 done or permitted to any Act deed matter or thing whatsoever
 whereby or by means whereof the said Richard Dyett party and assigns
 should be entitled to receive or to be paid or to be or any
 charge or in any wise incumbered And the said Henry Dyett party
 and assigns hereby and the said Henry Dyett party and assigns and for
 with Covenant Promise and Assign to and with the said Alexander
 Mac Donald his Executors Administrators and assigns by this
 Report that the said Henry Dyett party and assigns and the said Henry
 Dyett party and assigns or the said Henry Dyett party and assigns
 in the said Executors or Administrators of the said Richard Dyett

[illegible]

Signed, Printed and delivered by the within named Henry Dwyer and Associates in the Year 1826

Edward Warner Foxwell Junr Fieldy

James Smith Esq. New York

1. The ¹st is determined by the nature of the ¹st ²nd ³rd ⁴th ⁵th ⁶th ⁷th ⁸th ⁹th ¹⁰th ¹¹th ¹²th ¹³th ¹⁴th ¹⁵th ¹⁶th ¹⁷th ¹⁸th ¹⁹th ²⁰th ²¹th ²²th ²³th ²⁴th ²⁵th ²⁶th ²⁷th ²⁸th ²⁹th ³⁰th ³¹th ³²th ³³th ³⁴th ³⁵th ³⁶th ³⁷th ³⁸th ³⁹th ⁴⁰th ⁴¹th ⁴²th ⁴³th ⁴⁴th ⁴⁵th ⁴⁶th ⁴⁷th ⁴⁸th ⁴⁹th ⁵⁰th ⁵¹th ⁵²th ⁵³th ⁵⁴th ⁵⁵th ⁵⁶th ⁵⁷th ⁵⁸th ⁵⁹th ⁶⁰th ⁶¹th ⁶²th ⁶³th ⁶⁴th ⁶⁵th ⁶⁶th ⁶⁷th ⁶⁸th ⁶⁹th ⁷⁰th ⁷¹th ⁷²th ⁷³th ⁷⁴th ⁷⁵th ⁷⁶th ⁷⁷th ⁷⁸th ⁷⁹th ⁸⁰th ⁸¹th ⁸²th ⁸³th ⁸⁴th ⁸⁵th ⁸⁶th ⁸⁷th ⁸⁸th ⁸⁹th ⁹⁰th ⁹¹th ⁹²th ⁹³th ⁹⁴th ⁹⁵th ⁹⁶th ⁹⁷th ⁹⁸th ⁹⁹th ¹⁰⁰th ¹⁰¹th ¹⁰²th ¹⁰³th ¹⁰⁴th ¹⁰⁵th ¹⁰⁶th ¹⁰⁷th ¹⁰⁸th ¹⁰⁹th ¹¹⁰th ¹¹¹th ¹¹²th ¹¹³th ¹¹⁴th ¹¹⁵th ¹¹⁶th ¹¹⁷th ¹¹⁸th ¹¹⁹th ¹²⁰th ¹²¹th ¹²²th ¹²³th ¹²⁴th ¹²⁵th ¹²⁶th ¹²⁷th ¹²⁸th ¹²⁹th ¹³⁰th ¹³¹th ¹³²th ¹³³th ¹³⁴th ¹³⁵th ¹³⁶th ¹³⁷th ¹³⁸th ¹³⁹th ¹⁴⁰th ¹⁴¹th ¹⁴²th ¹⁴³th ¹⁴⁴th ¹⁴⁵th ¹⁴⁶th ¹⁴⁷th ¹⁴⁸th ¹⁴⁹th ¹⁵⁰th ¹⁵¹th ¹⁵²th ¹⁵³th ¹⁵⁴th ¹⁵⁵th ¹⁵⁶th ¹⁵⁷th ¹⁵⁸th ¹⁵⁹th ¹⁶⁰th ¹⁶¹th ¹⁶²th ¹⁶³th ¹⁶⁴th ¹⁶⁵th ¹⁶⁶th ¹⁶⁷th ¹⁶⁸th ¹⁶⁹th ¹⁷⁰th ¹⁷¹th ¹⁷²th ¹⁷³th ¹⁷⁴th ¹⁷⁵th ¹⁷⁶th ¹⁷⁷th ¹⁷⁸th ¹⁷⁹th ¹⁸⁰th ¹⁸¹th ¹⁸²th ¹⁸³th ¹⁸⁴th ¹⁸⁵th ¹⁸⁶th ¹⁸⁷th ¹⁸⁸th ¹⁸⁹th ¹⁹⁰th ¹⁹¹th ¹⁹²th ¹⁹³th ¹⁹⁴th ¹⁹⁵th ¹⁹⁶th ¹⁹⁷th ¹⁹⁸th ¹⁹⁹th ²⁰⁰th ²⁰¹th ²⁰²th ²⁰³th ²⁰⁴th ²⁰⁵th ²⁰⁶th ²⁰⁷th ²⁰⁸th ²⁰⁹th ²¹⁰th ²¹¹th ²¹²th ²¹³th ²¹⁴th ²¹⁵th ²¹⁶th ²¹⁷th ²¹⁸th ²¹⁹th ²²⁰th ²²¹th ²²²th ²²³th ²²⁴th ²²⁵th ²²⁶th ²²⁷th ²²⁸th ²²⁹th ²³⁰th ²³¹th ²³²th ²³³th ²³⁴th ²³⁵th ²³⁶th ²³⁷th ²³⁸th ²³⁹th ²⁴⁰th ²⁴¹th ²⁴²th ²⁴³th ²⁴⁴th ²⁴⁵th ²⁴⁶th ²⁴⁷th ²⁴⁸th ²⁴⁹th ²⁵⁰th ²⁵¹th ²⁵²th ²⁵³th ²⁵⁴th ²⁵⁵th ²⁵⁶th ²⁵⁷th ²⁵⁸th ²⁵⁹th ²⁶⁰th ²⁶¹th ²⁶²th ²⁶³th ²⁶⁴th ²⁶⁵th ²⁶⁶th ²⁶⁷th ²⁶⁸th ²⁶⁹th ²⁷⁰th ²⁷¹th ²⁷²th ²⁷³th ²⁷⁴th ²⁷⁵th ²⁷⁶th ²⁷⁷th ²⁷⁸th ²⁷⁹th ²⁸⁰th ²⁸¹th ²⁸²th ²⁸³th ²⁸⁴th ²⁸⁵th ²⁸⁶th ²⁸⁷th ²⁸⁸th ²⁸⁹th ²⁹⁰th ²⁹¹th ²⁹²th ²⁹³th ²⁹⁴th ²⁹⁵th ²⁹⁶th ²⁹⁷th ²⁹⁸th ²⁹⁹th ³⁰⁰th ³⁰¹th ³⁰²th ³⁰³th ³⁰⁴th ³⁰⁵th ³⁰⁶th ³⁰⁷th ³⁰⁸th ³⁰⁹th ³¹⁰th ³¹¹th ³¹²th ³¹³th ³¹⁴th ³¹⁵th ³¹⁶th ³¹⁷th ³¹⁸th ³¹⁹th ³²⁰th ³²¹th ³²²th ³²³th ³²⁴th ³²⁵th ³²⁶th ³²⁷th ³²⁸th ³²⁹th ³³⁰th ³³¹th ³³²th ³³³th ³³⁴th ³³⁵th ³³⁶th ³³⁷th ³³⁸th ³³⁹th ³⁴⁰th ³⁴¹th ³⁴²th ³⁴³th ³⁴⁴th ³⁴⁵th ³⁴⁶th ³⁴⁷th ³⁴⁸th ³⁴⁹th ³⁵⁰th ³⁵¹th ³⁵²th ³⁵³th ³⁵⁴th ³⁵⁵th ³⁵⁶th ³⁵⁷th ³⁵⁸th ³⁵⁹th ³⁶⁰th ³⁶¹th ³⁶²th ³⁶³th ³⁶⁴th ³⁶⁵th ³⁶⁶th ³⁶⁷th ³⁶⁸th ³⁶⁹th ³⁷⁰th ³⁷¹th ³⁷²th ³⁷³th ³⁷⁴th ³⁷⁵th ³⁷⁶th ³⁷⁷th ³⁷⁸th ³⁷⁹th ³⁸⁰th ³⁸¹th ³⁸²th ³⁸³th ³⁸⁴th ³⁸⁵th ³⁸⁶th ³⁸⁷th ³⁸⁸th ³⁸⁹th ³⁹⁰th ³⁹¹th ³⁹²th ³⁹³th ³⁹⁴th ³⁹⁵th ³⁹⁶th ³⁹⁷th ³⁹⁸th ³⁹⁹th ⁴⁰⁰th ⁴⁰¹th ⁴⁰²th ⁴⁰³th ⁴⁰⁴th ⁴⁰⁵th ⁴⁰⁶th ⁴⁰⁷th ⁴⁰⁸th ⁴⁰⁹th ⁴¹⁰th ⁴¹¹th ⁴¹²th ⁴¹³th ⁴¹⁴th ⁴¹⁵th ⁴¹⁶th ⁴¹⁷th ⁴¹⁸th ⁴

Received the day and sum
indicated of and from the within sum

Joseph M. Fox & Alexander M. Fox, Attorneys at Law,
Chicago and New York, the full name of the firm, with the name of the place, at which they will practice.
Chicago, Ill. 1880.

Misses Tupper, Westfall, The children of Geo. Smith.

Edward Thorne of Lincoln Co. N. Y. in the County of Middlesex
 Condition do hereby make with and say and give this Express

Thomas Randolph H. Marshall for himself and that he they & their heirs
William Fletcher of Woburn County in the County of Middle

Spent an hour with Mr. and Mrs. George Berthel of Uniontown on the County of Bedford Co. Pa. and left at 12.30 and

leaving made the tramp record a day of December One thousand eight
hundred and thirteen and made better. H. 4. 3. 3. 3.

Henry Dwyall of Dwyall Street in the County of Middlesex Esq^r
and a Clerk Dwyall of the Colony of Pennsylvania Esq^r

bank and Alkham in the Vicinity of Pinar del Rio Buildings in
the City of London Merchants of the River and that of the

of the Party incurring the same as of the proper hands with

Mr. Nicholas and J. Sambrook "Heptinstall" also Mr. and

the said George Pinsky one of the proprietors of the said Newspaper Printing of

present further said that he, this Dixon and the
Cholox were also present, as is also Thomas William

and as his Act and Deed deliver the substance of Release
wants also America marked **B**.

George County of the State of Virginia, this 1st day of

the second part and the said Alexander Mac Donald
third part and that the name or signature of the said

me is of the proper hand writing of the said

17 - George W. Corbitt

10

and the other names as Leguminosae, Malvaceae, Verbenaceae,
Sambucus, Nephrolepis, etc. etc. etc.

and the President's secretary and the President's son.

and does deliver the said

the Party excepting the names of the members of the League (marked A) and that the name of Henry Deyette, det. and Subscribed the story of said Henry Deyette.

Parfitt also det and imprison them as the United States

And this Deposition further saith that J. C. & J. P. are of the captive negro
hands visiting of the said Edward Kears and James Parfitt respectively.

and Alexander Mac Donald Sign Seal and Give Charge to the

named a signatory "Henry Dault" and St. Mac Donald signed
 it and signed the title.

are of the respective Papers having printing of the said Henry Dyer
and Alexander Dyer.

and James Russell" or who were known as the "Bible Belt" at the
the two locations. He is the son of the late J. D. Russell.

These records are of the respective paper hands writing of the said
Edward Stone and this I certify as authentic.

Storn at the mansion House
of the Earl of Lincoln

1000

Wm. Donnell James Parfitt.

May 11

To all to whom these Presents shall come I do William and
Margaret Lord Mayor of the City of London In Pursuance of

Act of Parliament made and passed in the Fifth Year of the Reign of the late Majesty King George the Second Intituled an Act for the more

Do hereby certify that on the day of the Date foregoing, I solemnly

Perfit the Deponents named in the Affidavit herunto annexed.

Upon this took before me upon the Holy Evangelists of the

and solemnly declare testimony and depose to the true facts


Recorded the twentieth day of January two hundred
by J. J. Bennett & J. J. Bennett

Matthew and Charles Matthews was contained in the said deposed Affidavit
On Faith and testimony whereof the Hon^{ble} Lord Mayor
has taken the oath of the Office of Mayoralty of the
said City of London both before and after said
the Indissolubility of Love and Peace between A & B
continued and agreed to be used by the said Affidavit to be
honest and also was used, Oath in London the second
Day of September in the Year of Our Lord One thousand
Eight hundred and fourteen
Wm Dale

This Indenture made the first day of January in the
fifty seventh year of the Reigne of Our Sovereign Lord George the Third
by the Grace of God of the Great Kingdom of Great Britain and Ireland
King of France of the French and said in the Year of Our Lord One thousand
Eight hundred and Ninety. Between Alexander Mac
Donald of Broad Street Buildings in the City of London Merchant
of the one Part and Edward Horne of Lincoln Inn Fields
in the County of Middlesex Gentleman of the other Part Witnesseth
that for and in consideration of the Sum of five hundred of lawful
Money Current in England to him said Alexander in
hand (at or before the sealing and delivery of these Presents) well and
lawfully paid by the said Edward Horne the receipt whereof is hereby
acknowledged by the said Alexander Macdonald that he said
Alexander and by their Privy Deeds bargain and sell unto the said
Edward Horne his Executors Administrators and assigns
the freehold part of All that Plantations or Acres by and about
lying and being in the Parish of Saint George in the Island of Montserrat
known by the names of Horne's Plantations containing by Estimation
two hundred and twenty Nine Acres or thereabouts be the same now
or late bought and bought as follows that is to say to the West with
land now a late of Richard Horne and Thomas Horne Esquires
to the North with the Lands now or late of Dominick Francis Esquire
to the East with the Lands now or late of Thomas Horne Esquire and
Edward John Esquire and to the South with a Piece or Parcel
wherein the same was bought and bought called Horne's or
said all and singular the Premises together with all and
certain Buildings thereon and houses thereon and all and

Every House, Still House, Mill, erected, standing and being on
 or upon the same, or any part thereof, with them and every of their
 right Members and Appurtenances, and also all the Coffers, Furnaces,
 Stoves, Ladles, Steamers, Saws, Pits, Mills, stills, leats, ponds, troughs,
 Cists, Pools, Cisterns, Paper Works, Carriages, Plantations, Tools, Wharfs,
 and Compliments of Planting and Working, and dead Stock upon or
 or any or either of them, And also all those Personal Effects, whether
 Classy belonging to and now or lately upon the said Plantation, and being
 taken and described on a certain Certificate of Sale, made of the twenty
 fifth day of March in the year One thousand eight hundred and
 Regisred and recorded according to the Laws of the Island of Montserrat,
 and made between Henry Ogilby Esquire (deceased) of the one part,
 and George Brooks Esquire of the other part, or each of them, as one
 of the said female Slaves, and all and every other Slave, however named
 or described, which now are, or which hereafter shall or may be upon
 or attached to or belonging to the said Plantation, and Furnaces, or any part
 and parts thereof, with the said Tools, and Implements of the said
 And all the Horses, Mares, Mules, Cows, and other Cattle, and Swine,
 Stock, which are now and shall be worked and employed upon a belonging
 to the said Plantation, and Furnaces, with the Coffers, and implements
 And also all that Plantation or Estate, late of the said Henry Ogilby
 Esquire, lying and being within the Parish of Saint John, in the Island of
 Montserrat, called or known by the name of Dalrymple Plantation, and
 further and further as follows: That it may be kept in the North with Land
 and a Lot of Dunes, Mountains, in the Parish of Saint John, with Land
 to the Public, and with Land, now or late of the said Henry Ogilby
 Esquire, to the Trustees, and the said Henry Ogilby, otherwise the same is
 or may be called, but not or divided, and described together with the
 House, Mill, Building, House, Carriage, House, Still House, and all other
 the Tools, and other Buildings, Wharfs, or upon any part thereof,
 erected, standing or being, and also all the Coffers, and Implements, for
 Working of Sugar, Mills, Still, Leats, Worms, Wheels, Cisterns, and all
 other the implements, and Wharfs of Planting and Working, and dead
 Stock now upon or belonging to the said Plantation or Estate, And
 also all those Coffers, Regisred, or other Slaves belonging to and now
 or lately used or Employed upon the said Plantation or Estate, and
 which are named and described in the said Certificate of Sale, made
 of the twenty fifth day of March, One thousand eight hundred, or
 each of them, as one now living, with all those personal Effects, whether
 of Paper, Tools, and Carriages, of the said Henry Ogilby, and which are
 upon the said Plantation, and being attached to and belonging to the
 said Henry Ogilby, and being attached to and belonging to the said Henry
 of One hundred and fifty Pounds, and also all those Regisred

And also other Acts in the said Indenture of the tenor
 of the 14th of March particularly named or such of them as are
 being which were Grants to and held by and on the behalf of the
 said Henry Dyott as a security for the due observance and
 performance of the Covenants Conditions and Agreements therein
 and contained in the said Lease of the said last mentioned plantation
 and premises to the said John Hughes Allen to be respectively
 observed and performed by and on the part of him the said
 John Hughes Allen by His Executors Administrators or assigns
 (with the present or future Increase of the number of the same
 Slaves and together with the Grant or Lease of all the last said
 Slaves and all Security benefit and Advantage thereof and
 that can be devised thereunto and thereupon And all and
 singular then the rights members Offsets and appurtenances
 whatsoever to the said Plantations and premises belonging or
 in any wise appertaining And the revenues and revenues unincorporated
 and unincorporated yearly and other rents Issues and Profits of all
 and singular the said Plantations and Premises hereby bargained
 and sold or intended so to be To have And to hold all and
 singular the said several Hereditaments and Premises herein
 before expressed to be hereby bargained and sold or intended so to be
 with them and every of them right Members and Appurtenances unto
 the said Edward Thomas his Executors Administrators and assigns
 from the day next before the day of the date of these presents for
 and during and unto the full end and term of one whole Year
 from thence next ensuing And fully to his Executors and assigns
 Holding and paying therefor unto the said Edward
 Macdonald the said Sir as before the end of one Year (currently
 only in the last day of the said term of the same shall be lawfully
 demanded) To the intent that by virtue of these Presents and by force
 of the Statute made for transferring tenements into Freehold the said Edward Thomas may
 in the actual possession of all the said several Part of all and singular
 the Hereditaments and premises hereinbefore mentioned and described
 bargained and sold or intended so to be with the Appurtenances and
 thereby be enabled to accept and take a Grant and release they
 to him his Executors and assigns in such sort manner and form as
 the same shall be granted and released in and by a certain Patent
 of Letters under the Great Seal of Great Britain bearing date the day next
 after the day of the date thereof and to be made between the said Edward
 Macdonald of the first part Henry Dyott of the second part in the County
 of Middlesex Esquire acting Executor of the said John Hughes Allen of the
 City of London Merchant and formerly of the Island of Manworrell Esquire during
 the said part and the said Edward Thomas of the third part In Witness whereof
 the said Parties to these presents have hereunto set their Hands and seals the day
 Year first above mentioned.

A.  Macdonald

Sealed and delivered by the within named Alexander
Macdonald being first duly sworn in the presence of
Deshford Grant Clerk to Henry Ryck
James Desford Clerk to Mr. James Lindsay & Co. Field

This Indenture made the second day of January in the
fifty seventh Year of the Reign of Our Sovereign Lord George the Third
by the Grace of God of the United Kingdom of Great Britain and
Ireland King Defender of the faith and in the Year of our Lord One
thousand Eight hundred and Ninety seven Between Alexander
Macdonald of Orkney Scotch Building in the City of London
Merchant of the first part Henry Smith of Doughty Street in the
County of Middlesex Esquire a Clerk in Execution of the last Will and
Testament of Sir John Henry Smith late Baron of the Exchequer and
formerly of the Island of Manthorpe in the West Indies Esquire
and one of the several part and Counselors of Sir John Smith
in the said County of Middlesex of the third part Whereas in certain
of the said several last bearing date respectively the twenty fourth and six
twenty fifth days of March in the Year One thousand Eight hundred
and Ninety seven and record according to the Laws of the Island of
Manthorpe and made between the said Henry Smith deceased of the one
part and George Henry Esquire of the other part In consideration
of five thousand Pounds paid by the said George Henry to the said Henry
Smith the said Henry Smith deceased and his Pleasors Heirs and assigns and the
said George Henry and (as to such of them as were present) to his Heirs
assigns Plantations in the said Island of Manthorpe lying and situate in the
Parish of Saint George in the Island of Manthorpe known by the names
of Hickson Plantation containing of plantation two hundred and fifty
nine Acres in three tracts to the same more or less better and bound as
following that is to say to the West with Land of Richard Thomas and John
Oliver Esquires to the North with the Land of Dominick Thomas Esquire
to the East with the Land of Thomas Thomas Esquire and Edward Thomas

[illegible][illegible]

[illegible][illegible]

[illegible][illegible]

which which the same Expressing their taste before me upon the self same day
of the 14th of Feb. The day of my and Sonnets lecture today was before
to give the several Names and things mentioned and contained in the
and Arago's Efforts.



In faith and Testimony whereof this said
Lord Mayor have caused the Seal of the City of London to be hereunto affixed and the Indenture of Lease made **A**
and the Indenture of Release and assignment
in French made **B** mentioned and referred to is as
followeth in and on the Day abovesaid to witte the
Day of December in the Year of Our Lord One thousand
Eight hundred and Ninety

Andal.


The Indenture made the first day of August in the Year of our Lord one thousand eight hundred and Eighteen. Between Henry Dyett party of the within number Indentured and Executor named in the last Will and Testament of Henry John Macdonald Esq of Austin Friars a Member and Governor of the Firm of the mentioned and the said Henry Dyett of the one Part and John Chapman (Heir of John Chapman in the first Part) and John Chapman (Heir of John Chapman in the second Part) of the other Part Witness the said Henry Dyett and Henry mentioned in the within recited Indenture of Release of the twenty third day of December one thousand eight hundred and thirteen to have been paid by the within named Chapman Macdonald to the within named Henry's Executors and assigns of the said Henry Dyett as such Executor is within mentioned to the said Chapman Macdonald upon a paper the on Execution of the within Recited Indenture was not this proper Henry of the said Chapman Macdonald but was attended by the said Chapman in the City of London who were then Executors and the name of the said Chapman Macdonald was made use of in the said Indenture of the twenty third day of December one thousand eight hundred and thirteen in trust for the said Henry John Macdonald Henry Dyett and John Chapman And Whereby the said John Chapman did and doth by his Power duly made and Published by Law Authorize and Command in writing his Executors and the said Henry John Macdonald and certain other Persons the same under the Great Seal of the said Archbishop of Canterbury

[illegible]

[illegible]

Edward D. Stone

Wrote
to the
Wash. J. G. H.



Sept 18
Wash. J. G. H.

Henry A. Dyck

Cliner \oplus Dyck
 Francis \oplus Dyck

Signed, sealed and delivered by the within named Edward Stone
and Henry Byatt King forth duly stamped in the presence of us
J. P. M.

F. P. Keeling

Thames & Medway

Spent parts and delivered by the said Thomas Dyer in the presence of

S. S. Bulfinch, Esq. Comm. Secy.
 24 N. Broadway, N. York

Handwritten of Gloucester New Britain

Signat. Heales and Linton by Thomas Francis Ayton
in presence of J. C. Ayton

Joseph Martin

Montenap 22nd Dec 1858

Signed, Sealed and delivered by the said Mark Twain, by the Witness
 Nathaniel Lybrand and Henry Lybrand in the presence of Joseph Martin
 the first of the County of St. Louis, Mo.

[illegible]

[illegible][illegible]

[illegible][illegible]

[illegible][illegible]

[illegible]

estate little practicable. By reason and further appearance of the said
Proposed and also shall and will Release and discharge the said Thomas
Smith his appointed heirs Executors Administrators or assigns of and
from all right title Interest Actions Damages or Expenses of and
Accounts Claims and demands whatsoever which becometh due to said
Dyott and Ann Dyott respectively their respective heirs Executors
and administrators being the Party a party claiming a to Claim
in right of a by from through under or in trust for them respectively
shall a may a shew could a might have a pretend to in for
a in account of the units or Profits of the said Partnership Money for the
said Share thereof a in anywise relating thereto And the said Edward
Storrs Henry Dyott party heirs Mark Dyott John Dyott and Francis
Dyott and each and every of them shall and lawfully make and cause
to be made Constitutions and Appointments and by these Constitutions and each and
every of them shall make valid approximate constitute and appoint and
in their and each of them place and place and as deputies Nathaniel
Dyott and Henry Storrs both of the said Island signers their
and each of them true and lawful Attorneys and Agents jointly and separately
of them severally to acknowledge their unity and each of them the said Edward
Storrs Henry Dyott party heirs Mark Dyott John Dyott and Francis Dyott
afford to these Presents and to the Indentures of Bargains and Sales for a
acknowledgment by the Indentures and the said Indentures of Bargains and
Sales as their respective Acts and Deeds before the Register of the said Island
of Montserrat for his lawful Deputy for the time being or the Comptroller
or any in the said Island in order that the said Indentures may be
executed and carried according to the Law and Constitution of the said
Island and for them the said Edward Storrs Henry Dyott party heirs
Mark Dyott John Dyott and Francis Dyott and each and every of them
and in each and every of their name and name a shew could a might do
to make and cause to be made all such Acts and things as they the said Attorneys a either
themselves shall think proper and requisite to be done and as if they the said
Edward Storrs Henry Dyott party heirs Mark Dyott John Dyott
and Francis Dyott could a might do for effecting the purposes
expressed of severally signed they the said Edward Storrs Henry Dyott
party heirs Mark Dyott John Dyott and Francis Dyott jointly
Ratifying and Confirming all and whatsoever their said Attorneys
a either of them shall lawfully do or cause to be done in the premises
by virtue of this Present in Witness whereof the said Parties they Remits heretofore
unto all their heirs and each the say and sign at above Written.

Edward O Dyett
 Mary O Dyett
 Anna O Dyett

[illegible]

Wm. J. Smith & Co. New York

E. H. H. H.

[illegible]

I thank you for the letter to Mrs. Mary Anne,
 Regent. I will send it to her.

T. P. Moring Clerk to Mt. Vernon City School

*Signature stolen and delivered by the said Thomas Wright
in the Prison of New York*

S. S. Twining, Jr. Chem. Mach.

*A. Woodward Phys. Convent. Mass
Prism an. 1840.*

By the Poynets

Joseph Morton
Howland, N. H.

Received of G. W. J. 1818.

and delivered by the said Wash. Ogletts by
the Attorney Nathaniel S. Ogletts and Henry Ogletts in presence of
Joseph Morrison

Wentworth 11th January 1849.

49.

Honorable Pedro Pablo Kuczynski

[illegible]

Given before me this fourteenth
day of January One thousand
Eight hundred and Nineteen

James Madison

C. Joseph Morton

[illegible]

pe/

[illegible][illegible]

James Grant and delivered by
his said Son, James and Henry
Grant in the presence of

W. Kellogg

Samuel A. Knapp

Agnes Kales and released by the
above named Master Captain by
attorney & hath sent and given
forth and by the above named Master
Captain signed.

Joseph Martin
 Montgomery N.Y. Jan 4 1819

*Signs sealed and delivered
by the above named Eliza Cuth
in the presence of*

Ed. Keeling

Handwritten: *Handwritten: Hopton Hall*

Edward Time
Henry Debt
Charles Debt
Mark Debt by his heirs
John Debt Henry Debt
Thomas Debt

This Indenture made the sixth Day of November in the 4th Year of the Reign of Our Sovereign Lord James the first by the Grace of God the Statute King of Great Britain and Ireland being made of the lawful and in the Year of Our Lord One thousand five hundred and eighty one between the within named Edward Stone of the first part The Within named Amey Dyke of the second part The within named Thos Dyke of the third part The within named John Dyke of the fourth part The Within named Francis Dyke of the fifth part The within named Thomas Hall of the sixth part and the within named John & John Forby of the seventh

[illegible][illegible]

[illegible][illegible]

Legion of St. John and delivered by the western named Powers
Honor and Army South in the Power of you

Stambridge Sept 21st 1836

Edw. Kellogg

Signs sealed and returned by the above named John Dyer
in the presence of,

J. K. McLaughlin.

T. Hambro & Neptunshall

Legal Chas was awarded by the above named Trust Deeds of the Albany
Herkens Trust and Henry Trust and by the above named Francis Trust
in the Province of

Joseph Morton
Homburg at 11 1/2 Jan 7 1819.

Edward Horne (X)
 Amy Smith (X)
 Oliver Smith (X)
 Mark Smith Esq (X)
 attorney at law Newburyport (X)
 Francis Smith (X)

①
②

inspired as the saying is, by Wit and by attacking the enemies
of the Republic by the bad Edward, George, Henry, David and
Philip, and by the reputation of the famous Whittington of the said
Buckingham Palace, the king and of the Duke of Devonshire.

L. S. Furlonger
T. Southwick, Northfield

C. Smith Mayor

To All to whom this printing shall come, Christopher Smith Esq Mayor of the City of London In pursuance of an Act of Parliament made and passed in the fifth year of the said Majesty King George the second Enacted in Act for the more easy recovery of Debt in the said City of London and Liberty of the County of Middlesex and Liberty of the Town of St. Martin in the said City of London on the day of the date hereof personally came and appeared before me Jacob Smith Esq of the County of Middlesex Esquire one of the Justices named for the said County of Middlesex and being Henry Stacey Esq known and worthy of good Credit and to Solomon Bath Esq one of the said Justices then took before me upon the Holy Evangelists of saying they for Do solemnly and sincerely declare truly and depose to be true the several Matters and Things mentioned and contained in the said Annexed Affidavits

In faith and testimony whereof the said
Lord Mayor have caused this ^{copy} of the Office of
Mayoralty of the said City of London to be
written out and signed and the Ordinances
of Lease and Release marked **A** and **B** and the
Ordinances of Lease and Release under the
before mentioned Lease and Release marked
C and **D** mentioned and referred to in and by
the said affidavit to be shown to ^{also} the next
Dated in London the sixth day of May
in the Year of Our Lord One thousand eight
hundred and Eighty.

Kindale

[illegible]

Wherby after deducting all the just Debt and funeral Expenses to be fully paid and after paying to the several Payees their Shares in the several pecuniary and specific legacies therein (mentioned and after deducting what by the said Richard his Heirs and Exors in the Order of Payments in the Island of Barbadoes was due to him and to his said Son and to his said Son's wife and after fully paying all by Statute Real and Personal with the payment of his Debt and legacies and all the rest due due and remaining due to his Heirs real and Personal of what kind or nature same be or may become To be paid and distributed in the same State by way of Purchase Money and Marry and the share of them to be equally divided between them share and share alike as Co-tenants in Common and not as joint tenants and they have in view And the said Statute appointed by said Son Henry Dyck and contains the Power then in use Executors of that by Willmuth Power to a Majority of them if a good and proper Purchase should be found to dispose and sell back a part of his Estate **And whereas** he and the said Henry Dyck did with the said One thousand Eight hundred and four without having observed the direction contained in his said Will of the residue of his said real and Personal Estate leaving his said Son surviving and after the death of the said Henry Dyck each dyed alone duly paying the said Will in the Probate Court of the Archdeacon of Canterbury and solely took upon himself the execution thereof and the other Executors naming Executors of the said Will have since done the same and acts in the execution thereof and received a return dated with any part of the said Statute Estate a Copy **And whereas** by and under bearing date the second day of January One thousand eight hundred and fifteen and made between the said Henry Dyck Party Executors of the one part and the said Thomas Child of the other Part after reciting (amongst other things) that the said receipt of the said Henry Dyck deceased and reciting that the Statute of the said Statute in the Island of Barbadoes was subject to the payment of the said One thousand and eight hundred and four to George Smith Esquire and what further Costs in Alexander Macdonald Esquire as therein mentioned And that the Personal Estate of the said Statute was insufficient to pay the said Debt and Legacies and that it was necessary that his Estate in the Island of Barbadoes should be sold for Payment thereof And that the said Henry Dyck as Executor in order to provide for Payment of the said Debt and Legacies had agreed with the said Thomas Child for the sale of all those two Plantations or Estates in the Island of

[illegible]

[illegible][illegible]

[illegible][illegible]

Respectfully as the Interest shall appear, especially at the times
and on manner approved in this and may be lawful to and
In the said Henry's last party heirs by his Executors administrators
and assigns presently and directly to only into and before Laws
take him thereby and enjoy the said several hereditaments and
premises freely appropriate, alien, lease and give, and a return of 10 lb
and to receive and take the Rents, Issues and Profits, Accrues
and of every other thing to and from, and their own use and benefit
without any impediment, hindrance, denial, extortion, interruption,
a disturbance of, from or by the said Thomas Hill his heirs
Executors or administrators or any other persons or persons whomsoever
and that free and clear and free and clear as much as a freehold
and discharged of all services by the said Thomas Hill his heirs
Executors and administrators well and lawfully paid, lawfully
and high commendation of, from and against all and all manner
of taxes and other gifts, grants, bargains, sales, leases, mortgages,
Customs, Dues, and other such things, with out any Statute, Regency, any
Customs, Duties, Executions, Debt, Demerits, Legacies,
Payments, debts, arrears of, lawfully lawfully charged and
incumbrance whatsoever And Moreover that he the said
Thomas Hill and his heirs Executors and administrators
Respectfully and all and every other Person and Persons having
to lawfully a Equitably claiming or who shall or may have
or lawfully or Equitably claim any Estate right title or interest
in or to a part of the said several hereditaments and Premises hereby
Appointed and Released and assigned respectively and every of
things shall and will from time to time and at all times
after deaths shall so made in Payment of any of the
said several sum of ten thousand five hundred pounds a any
part thereof respectively to the said Thomas Hill or any part
thereof contrary to the form and effect of the aforesaid Statute
and agreement without which and the true intent and
Meaning of the Statute upon any reasonable request of the
said Henry's last party heirs by his Executors Administrators
and assigns paid at the cost and Charges of the said Thomas Hill
his heirs Executors or Administrators make no acknowledgment
any claim and execute a cause and become to be made done
acknowledged, heard, supported and executed all such further and
the lawful and reasonable Acts Deeds, Conveyances, agreements
and assignments in the law whatsoever in the further better and
more perfectly and absolutely appointing releasing assigning
appointing and Released and assigned respectively and every of
any part thereof with the appurtenances unto and to the use
of the said Henry's last party heirs by his Executors

[illegible]

Thomas DeWitt. John H. P. Smith. Henry P. Lynde.

Sealed, sealed and delivered by the within named Thomas
Hill John Highton Fisher and Henry Dyett in the presence

Lt. Melling black & white, Ely place

To Lambeth & Deptford
 & back to Miss. Thorne and Rogers


Lincoln Inn Fields

[illegible][illegible]

I have been thinking of you
 I am at the Mason House this 19th
 1818. Write me

C. Smith Mayor

To all to whom their parents shall come I Christopher Smith
and Mayor of the City of London In Pursuance of an Act of Par-
liament made and passed in the fifth year of the Reign of our late Majesty
King George the third Constituted an Act for the more easy convey-
ing of Letters in his Majesty's Plantations and Colonies in America To have
testify that ye do say of the said James Personall come and appeared
before me Thomas Jackson Esquire Justice of the Peace for the County of Middlesex
the said James being afore us well known and worthy of good
Credit and by solemn oath sheweth himself depending thereon before me
upon the holy Evangelists of Almighty God sincerely and sincerely
declare testify and depose to be true the several matters and things
mentioned and contained in the said and is affixed.

 In faith and testimony whereunto the said Princes
have caused the Seal of the Office of Chancery of the
said City of London to be hereunto put and affixed
with the Privy Seal of the said Princes Marked thus
We entered and approved in and by the said Officers
to be hereunto by the said Princes Marked thus
The Nineteenth Day of March in the Year of Our
Lord One thousand eight hundred and Eighty seven

Montale

[illegible][illegible]

[illegible]

to belong & appertain, and the Principals and Persons
Pursued and Commanded Clearly and otherwise your
Promises and your kind and increase of all and singular the
Wills, laws and any of them with Privileges, liberties and appurtenances
To have and to hold such and so many and such part or
parts of the said Indentments and Promises hereby bargained and
Agreed, by the Executors, Administrators and Assigns from the day
next before the day of the birth of the said Prince to the term of five years
next after the day of the birth of the said Prince in the term of five years
fulfilling and paying thereof to be complete and ended
the said Indentments be made by the said Thomas Will
of the said town (the said shall be amended) To the
Intent that the Statute of five years and by force of the
Statute made for transcribing and into the said Statute
the said Indentments and Promises aforesaid and thereby made
to accept and take a Grant and Release of the Prison and
Indebtedness thereof to him his heirs and assigns in such man-
ner and form as the same shall be granted and Released in
and by the Indentment of Release intended to be made the
day next after the day of the birth of the said Prince and to be made
between the said Thomas Will and Elizabeth by Wills of the one part
and the said Henry Duke of the other part all in and to the
said Statute to the said Statute have Executors and Assigns and Heirs
the day and year first above written.

Thomas G. Hill.

Taken and acknowledged by them as
Held Party to it at the Public Office
this 14th day of March 1845. Justices

Sam. C. Co.

signed, sealed and delivered in the presence of
John W. McArthur Clerk to the Hon. George Rogers
Lincoln, Secy. of the

J. Burdett.

[illegible][illegible]

Scanned, sealed and delivered
by the said Thomas Gill in the presence of

J. P. Keeling

E. Sanborns Hephinstall

Thomas Hill C

[illegible][illegible]

[illegible][illegible]

to be transported from the day when we said of such further advantage
 that accordingly he made out also of the said Company shall be done
 the saids a person and trading it any of them do and shall upon
 demand pay unto the said Henry Dyett his Executors Administrators
 assigns and every such of them and Ours of Henry Dyett
 John and Thomas Holt his heirs Executors Administrators or
 assigns shall a man at any time a person hereafter become
 indebted to the said Henry Dyett his Executors Administrators or
 assigns upon any of the accounts aforesaid or of Thomas Holt
 his heirs Executors Administrators or assigns shall once
 within the next year ensuing December or any other year which
 the Executors or Assigns Henry Dyett his Executors Administrators
 or assigns or any of them think proper make of the intention
 of him the said Thomas Holt his heirs Executors Administrators
 assigns to pay off such accounts the said Portage and other
 debts shall be a before the expiration of the said year
 yearly next ensuing such notice well and truly pay a clause to
 be paid a clause to the satisfaction of the said Henry Dyett his
 Executors Administrators or assigns to much and such part of the
 said Principal money and interest due and intended to be
 secured in the said indentures as shall then remain due and
 unpaid and also of the Principal Payments hereafter mentioned
 and provided that shall be made without any deduction
 or abatement unless otherwise upon account and respect of any
 person a future time of the said indentures payments and
 Obligations shall be taken and shall be a person a person a person
 shall be charged upon the said Plantation and shall be a person
 and a person a person a person a person a person a person a person
 and released and also a person a person a person a person a person
 of them a person a person a person a person a person a person a person
 Dyett his heirs Executors Administrators or assigns in
 respect of the same by authority of Parliament or Act of
 Assembly or otherwise a person a person a person a person a person
 a person a person a person a person a person a person a person a person
 cause a person a person a person a person a person a person a person
 time thereafter in the said Henry Dyett his heirs Executors
 Administrators or assigns shall and well upon and a person
 request and changes of the said Thomas Holt his
 heirs Executors Administrators or assigns receiving and
 payment and a person a person a person a person a person a person
 promises and every of them and every part thereof with the
 Appurtenances unto and to the use of him the said Thomas Holt
 his heirs Executors Administrators or assigns according
 to the usual tenor nature and qualities thereof expressed

upon such manner and for such intent and purpose as he or
 they shall reasonably direct and approve. Subject as to the
 said Plantations to the said Henry Dwyll and Charles Wells
 with the Appurtenances to the said Governor of the said
 County to the said Elizabeth Wells for the life of the said
 of the said Governor, he says they shall have from all Occu-
 pancy whatsoever of the said lands and tenements the said
 Executors Administrators or Assigns in full and true
 made to a Commission or Assigns in full and true
 to the person in any other person or persons assigned
 to the said Henry Dwyll for himself and assigns and
 Administrators of the said Governor and assigns with
 and to the said Henry Dwyll his Executors Administrators and
 assigns in these presents in the manner following that is
 to say that in the said Thomas Wells his Executors
 Administrators or Assigns in full and true shall and will well and
 lawfully pay or cause to be paid unto the said Henry Dwyll his
 Executors Administrators or Assigns the said sum of thirty two
 thousand five hundred pounds sterling with such interest in the same
 as is provided at the place on the year as long as the said
 Plantations and in the manner hereinafter limited and appointed
 for the Payment thereof and also shall and will well and truly
 discharge and pay to or on account of the said Henry Dwyll his
 Executors Administrators or Assigns all such further sum and sums as he shall
 advance or pay to or on account of the said Thomas Wells or any
 at the times and places in manner and with Conditions in the
 same respectively as hereafter appears and appends and shall
 and will make all such several Payments continuously deduction
 or abatement thereon a rate of four pence then of a penny and
 according to the true intent and meaning of these Presents And
 the said Thomas Wells for himself his Executors and Administrators
 doth Covenant Promise Grant and agree to do with the said Henry
 Dwyll his Executors Administrators and Assigns in this behalf
 in manner and form following (To wit to say) that he the said
 Wells is and shall be lawfully and absolutely seized of and
 in and to many and diverse parts or parts of the said Plantations
 and appends is appends as a new plantation of the nature of
 granted with him and every of their Appurtenances for
 their heirs for ever and in fee simple Estate of Inheritance
 in fee simple or otherwise and is absolutely possessed of and entitled
 to the said parts thereof with the Appurtenances in him and in them
 of condition Condition of a power of reversion limitation
 or in a new use or uses Estate that is many other
 Act makes a thing whatsoever to charge or charge

a warrant to take with them and carry of their appointments
and the said Charles and Joseph and Theodore thought to take
and receive within one week without any lawful let
and interruption disturbance claim a demand or whatever
claim is by the said Henry Dyck his heirs Executors Admin-
istrators or assigns a sum of money in pursuance lawfully claiming
to be claimed from a certain sum from a way of them and
the said Henry Dyck for himself by their Executors and Adminis-
trators and assigns to be paid unto him and to the said Henry
Dyck his heirs Executors Administrators and assigns by the
Payment of the money following (that is to say) that after
the Execution of these Papers to the said Thomas Wells into
his hands and to be paid unto him and to the said Thomas Wells
and to his Company in the further of their house or any of them
there is any other Executors Administrators or assigns who
or to the said Henry Dyck mentioned Executors of the counten-
ance of the said Henry Dyck and to the said Thomas Wells and
to his Company in any just and due sum of money whatever
and that when and at term of the sum of five thousand one
hundred and twenty two pounds One shilling and seven pence
lawfully mentioned to be the amount of the Debt due to the said
Thomas Wells and Company and the Interest thereof as aforesaid
shall be paid and delivered to the said Thomas Wells his heirs
Executors Administrators shall and will at his or their
writing and charge cause and procure a paper and
Certificate of Payment and appearance to be made and executed
by them the said Thomas Wells John Smith Richman
Thomas Wells and Plummer and John Plummer their
said Executors Administrators and assigns of all the said
Debts due and to be paid to the said Henry Dyck in them by way
of Mortgage and which in such form as they shall think
any necessary relating thereto shall they now have a great hall
here in this County and to be the use of him the said
Henry Dyck his heirs Executors Administrators and assigns
as he shall lawfully require according to the true
nature and quality thereof respectively but nevertheless
by way of Mortgage and which in such form as they shall think
any necessary to maintain and to the said Thomas Wells and
to his Company and assigns and to provide that in the mean
time and until such Monies be repaid and above and
John Smith Richman Thomas Wells and Plummer and John
Plummer their heirs Executors Administrators and assigns
the said shall stand by and support of and interests in the

Said Plantations, Mezuages & Tenements, hereditaments, Slaves, Cattle
and other the premises by conveyed and appeared to them, their heirs
Executors Administrators and assigns, many of Mortgage as afore-
said and every of them and every part and parcel thereof in which
and every of them, and every part and parcel thereof, in which
any without prejudice to their said Mortgage, but subject
the payment of the said sum of three thousand four hundred
Pounds and sixpence and six pence further, as aforesaid.
In witness whereof the said Henry Dyke his heirs Executors
Administrators and assigns in the before and more effectually
occuring to him the said Henry Dyke his Executors Administrators
or assigns the payment of the said sum of thirty two thousand
four hundred pounds and sixpence of the said sum, as of the
Mortgage and the premises aforesaid and all other sum and sums of
Money secured by these presents, or intended to be, and Subject
thereof according to the nature and Quality thereof, specially
I will the said Thomas Hill for himself by his Executors and Adminis-
trators doth freely further Covenant promise and agree to and
with the said Henry Dyke his heirs Executors and Adminis-
trators shall and will in some or several of the Execution of these presents
freely and justly deposit in the hands of Nathaniel Dyke of
his Deeds the title hereof, or any the form to be named in
all and singular parts of the title Deeds relating to the said
several Plantations and hereditaments, freely conveyed and assigned
aforesaid to be as are not now in the possession of the said Henry
Dyke and his assigns, and of the said Henry Dyke or his assigns
in the County of Dorset a Power of the said Thomas Hill as agents
and on the said Nathaniel Dyke and his assigns as aforesaid
giving to the said Thomas Hill by his Executors or Administrators
such acknowledgements and receipt in the said County and
jurisdiction of them as shall be required and in redressing thereof
to the parties imple to the same in the time being. And to this
Agreement that these presents may become full and effectual
according to the tenor and meaning of the said Statute of Mortmain
that the said Thomas Hill and Elizabeth his Wife and the said
Henry Dyke have and each of them have made ordered
promised constituted and appointed and by these presents do and
each of them doth make order promise constituted and appointed
and in law and each of them place and stand put and deposited
Nathaniel Dyke of the said County of Dorset and Henry

[illegible]

In faith and testimony whereof I have
signed this My own hand at Paris the Seal
of the Office of Magnaity of the said City
of Paris the 14th day of Oct. and Affixed
the two last said and attested seals
of the said City and of the said
each mentioned and referring to and
by the said Applicant's 14th day of Oct.
Arrival at Paris in London the 14th
day of March in the year of Our
said King's present Eight hundred
and Eighty one

Minda to

[illegible]

1050

[illegible]

pel

[illegible]

Liked
 J. C. Rauten
 J. R. Wmout

Mark Dyck
In testimonye Christis
Kath. Hubay
not. 16. 5. 16.

I am the dreamer of my fate and I expect to make alterations
 of the Recollections the invention of my own feeling that it is
 the 1st day of November 1846 and which is true and in 1846
 W. Chapman
 your obedient servant

Wm Chapman
Govt Secy

Dimitriy.



Ino Murray

By the Honorable Messrs. General
John Murray, Lieutenant Governor
and Commanders in Chief in and
over the United Colony of Pennsylvania
Esquires, its Dependents &c. &c.

[illegible]

Given Under my Hands and
Seal at Wind at the King's House
Stony, this 22 day of November 1618

By His Excellency's
Command
J. Chapman
Secy

Recorded the twentieth day of January, 1788
Ephraim Hunt and Benjamin May 1788

[illegible]

Nathaniel Doyle of you be and do out of the said Lady's name
 direct and intend to be truly granted and as the said Nathaniel
 also all such Evidence and Writing which do concern the said
 Thomas in any point thereof which do concern the said
 now hath in his list of you can and may come to witness and as the
 in which do have tend to hold the said Lady's piece of Land
 Buildings and premises hereby granted and delivered with the
 Appurtenances unto the said Sarah Duboy and Frances Duboy
 their Heirs and Assigns to the only proper use and behoof of them the
 said Sarah Duboy and Frances Duboy their Heirs and Assigns in and
 to and for no other use intent or purpose Whatsoever and the
 said Nathaniel Doyle do hereby covenant promise and agree to
 and with the said Sarah Duboy and Frances Duboy their Heirs and
 Assigns that he the said Nathaniel Doyle will and do the true lawful
 and due service of the said Lady a Parcel of Land House Chapels
 Parks and Forest thereof which the said Appurtenances and any
 to the said Nathaniel Doyle and is and shall lawfully rightfully and
 absolutely belong unto him the said Nathaniel Doyle and his Heirs and
 Assigns in and to all and singular the Premises with the Appur-
 tenances thereof any Condition Restriction Limitation Trust Power of
 Reversion Charge Exception or other thing whatsoever
 to the same Other than the said Nathaniel Doyle their Heirs and Assigns
 and except full power and lawful and absolute authority to have
 Receive sell and Convey the said Land House Chapels and Buildings
 Parks and Assigns to the only proper use and behoof of the said Sarah
 Duboy and Frances Duboy their Heirs and Assigns for ever according
 to the purpose and true meaning of these presents and also that
 they the said Sarah Duboy and Frances Duboy their Heirs and Assigns
 shall and may at all times for ever hereafter peaceably and lawfully
 have hold occupy possess and enjoy all and singular the said Land House
 Chapels and Buildings and all and singular other the Premises hereby
 reserved unto the said Appurtenances without the least trouble hindrance
 molestation interruption lawsuit or Exaction of him the said Nathaniel
 Doyle or his Heirs Executors Administrators or assigns in any other person
 or persons whatsoever and that you and Heirs and assigns and clearly
 Remains quiet and undisturbed in the same well and lawfully
 without being troubled and molested by the said Nathaniel Doyle
 his Heirs Executors Administrators and assigns of form and of substance
 and all manner of Form and other Charges Dues Rents Taxes
 Leases Mortgages Statutes Dues Rents Mills Cartage and

pel

[illegible]

Healed and Relieved

Reference of
Crested Merganser

1899

Received from the day and year, York and other members from
the within named Sarah Quincy and Francis Quincy the first and full
sum of One thousand one hundred pounds of current silver and silver
money of the said Colony during the full Consideration and value
to be paid by them to me
Witness

Joseph Morton

Richard Dubuay

Wm. P. Dyke

Vash. Dy. B.

Monetary

Depon James Brewster Esquire
Register of Deeds &c

Personally appeared Richard Dwyer the Subscribing Witness
 to the within Instrument of Writing, who being duly sworn, deposes and says that he witnessed the
 Execution of the same.
 Given under my hand and seal of office this 29th day of May 1854.
 D. C.

James Masters Regy & Duly

Richard D. Aubrey

[illegible]

in the presence of
Joseph Morton
222

John F. Adams

P. Intricata Davidl

Witness
Wm. Gillin

Received of the Court of the City of New York
 the sum of \$100.00 on the 10th day of April 1819

and also intended to attend to the same
 and also my Pension from the State of New York
 I have not been able to do so
 and also the sum of \$100.00 on the 10th day of April 1819
 I have not been able to do so

James M. Smith
 Deputy James M. Smith
 Clerk of the Court

Personally appeared James M. Smith the Defendant
 and did say that he had paid the sum of \$100.00 on the 10th day of April 1819

James M. Smith
 Deputy James M. Smith
 Clerk of the Court

Montreal To all to whom these Presents shall come
 I do hereby certify that the said James M. Smith
 has paid the sum of \$100.00 on the 10th day of April 1819
 and also my Pension from the State of New York
 I have not been able to do so

may arise in relation thereto and to attend to the same
 and also my Pension from the State of New York
 I have not been able to do so

James M. Smith
 Deputy James M. Smith
 Clerk of the Court

Montreal To all to whom these Presents shall come
 I do hereby certify that the said James M. Smith
 has paid the sum of \$100.00 on the 10th day of April 1819

James M. Smith
 Deputy James M. Smith
 Clerk of the Court

James M. Smith
 Deputy James M. Smith
 Clerk of the Court

Received of the Court of the City of New York
 the sum of \$100.00 on the 10th day of April 1819

[illegible]

I have the pleasure to deliver
 to the President of the
 M. S. S.

Thomas William Story

I now Advise Men by these Passents that I Sir Thomas
New Narrard of the City of London Merchant carrying on Trade
under the Privy of Ch. & St. James Lane made, or to be made, constitute
my agents and by these Passents to make others constitute
John Thomas and Richard Symonds and Alexander Wood
Nicholas Parcel Kidson and Charles Penn all of the
Island of Montserrat Agents, my true and lawful attorneys to share
jointly and to any a share of them separately, I hereby give full
power and Authority for me in my name and in my behalf, or in
any other legal manner, power to enter into, sign and take
Receipts, sales and singular the Plantations a Estate belonging
to me, situate lying and being in the Island of Montserrat together
together with all his singular the Messuages, Tenements, Chapels
structures, Cisterns and Buildings thereupon and also all and

[illegible]

I have the honor to acknowledge the receipt of your letter of the 10th inst. in relation to the
 subject of the petition of the said John Smith, and in answer to inform you that the same
 has been forwarded to the proper authorities for their consideration. I am, Sir,
 very respectfully,
 Your obedient servant,
 J. S. [Signature]

The [Signature]

Signed, sealed and
 delivered in presence of
 [Signature]
 [Signature]

Thomas Samuel, Barrister at Law of the Royal Bench, in the City
 of London, do hereby certify that the within petition
 of the said John Smith, is a true and correct copy of the
 original, and that the same has been forwarded to the
 proper authorities for their consideration. I am, Sir,
 very respectfully,
 Your obedient servant,
 J. S. [Signature]

The [Signature]

To all to whom these Presents shall come I do hereby
 certify that the within petition of the said John Smith, is a true
 and correct copy of the original, and that the same has been
 forwarded to the proper authorities for their consideration. I am,
 Sir, very respectfully,
 Your obedient servant,
 J. S. [Signature]

In faith and testimony whereof I have hereunto set my hand
 and the seal of the said Court, at the City of London, the 10th day
 of July, 1819.



to be forwarded forth and appear, and the
Paper Meeting made in the presence
and Reports to me and by the said
Apparatus the herewith, the said
Dates in London the 1st of
Day of July in the Year of our Lord
One thousand Eight hundred and
Seventeen.

Kindale

[illegible]

135

My said Attorney or his Solicitors shall be liable as in Bonds to his
Wardens and touching the Premises. In Witness whereof I have
signed this my hand and seal this Thirteenth day of April
1819.

Pauline delivered (signed) John W. Nathan

W. D. Fox

John Henry

Montbaur

Benjamin Martin, Esquire
of Leeds, for the said Island.

Personally appeared Jacob Kasper, one of the
Subscribing Members of the Michigan Institution for the
Deaf & Dumb, who depose and say that he witnessed the said
Execution of the same.
Given May 4th 1849

James Martin Esq. of Derby

All Edinburgh the Eighteenth Day of December The Thomas Gild
Treasurer and Eldermen (Gent) the President of the Lords of Council and
Seignior Writings (Gent) then as Thomas Gild Treasurer of the
Manse there after delivered and gave in the Great Sealhouse under
Writings desiring the same might be registered in their Lordships
Writs conform to the which I drew the said Lordships to sign etc and
Brought the same to be done accordingly Which the said follows
I & Mary Widdie as being in England of Glasgow and the said
James & John Green of Glasgow Considered and shall have lately
executed as Presbyteries of the said Glasgow and Wood
Glasgow of the Island of Whithorn and the said James & John
Widdie to be a Dean of Scotland of my self and the said
State as aforesaid as being given upon and signed to and in
favor of the said John & James Widdie of the Parish
of Glasgow Daniel & Nathaniel and James Widdie
Widdie of Glasgow Cathedral Presbyteries and the said James
and Nathaniel Widdie and James of them the said James Widdie
and James of them to be given and to each of them given
in favor of the said James Widdie shall appear as aforesaid
and James Widdie and James of the said James Widdie and James

[illegible][illegible]

Nicholas O. Little M^{rs}. C. B. Wells

[illegible]

He the said Wm. Thos. freely ratifying, allowing and approving
as that is and effectual, all and whatsoever of said Attorney
in either of them shall lawfully do or cause to be done in or
about the Premises & the Powers, authorities, Duties &
those Rights and the said Wm. Thos. doth hereby authorize
constitute and appoint the Attorney General in that behalf
of the said Island of Montserrat & any one or more of them
to be his true and lawful Attorney and attorney to acknowledge
these Points for the Republic of Dominica in the said Island of
Montserrat & his lawful Deputy in the time being as and for as
act and deed to the intent that the same may be truly and
was recorded according to the Law of the said Island. On which
wherein the said Wm. Thos. hath been and shall be and shall
his twenty second Day of December One thousand eight hundred

Signed Seals and stickers
 by the above named Walter Hay
 being first duly stamped and
 the payment of
 £1000 Three Shillings

W. B. Lister Esq

Charles Douce the Younger of Billiton Square London has been on
matrimonial oath and oath that he was present and did see Walter Hay
of Edmonton in the County of Middlesex Gentlemen sign and seal
any of his said and Charles Douce the Younger the then and at present
hereunto under the seal of a Notary of Letters to John Paul
Esquire and Henry Dyett to enter and seal a deed and a grant with the
said Walter Hay in the Island of Montserrat at the Port of Dublin
Esquire in the County of London and County of Kent and
the said of the said Instruments being a Power of Attorney to the said
John Paul Esquire and Henry Dyett to execute a Mortgage
of certain Premises and property in the said Island in descending to
the said Dublin Esquire through the said of the County of London and County
and subject as therein mentioned together with the Charges according
to the said Instruments and Provisions and according to the said Resolutions
and that the name Walter Hay set and subscribed against the said
at the foot of the said two Instruments respectively as the Party executing
the same and the name Charles Douce was also subscribed in the same
Instruments as a Witness attesting the due execution thereof respectively
and of his respective Provisions and Writings of the said Walter Hay and of
John Paul Esquire

respectively and in the manner that is to say Provided
 always that the said Dudley together for himself his Executors
 Administrators and assigns shall truly perform to and
 that of the said Walter they his Executors Administrators and assigns
 shall and lawfully and truly pay or cause to be paid unto the
 said Dudley together his Executors Administrators and assigns
 the sum of thirty pounds the sum of thirty pounds and the said Walter
 of Manchester the full sum of three hundred pounds
 being the sum of great Britain with interest at the rate of
 five per cent per annum from the twenty second day
 of December which was in the year of our late One thousand
 five hundred and eighty eight up to and before the twenty fourth day
 of the present month of June in this present year of our
 late One thousand eight hundred and thirty one together with
 all such further fine and sum of money as the said Dudley
 together his Executors Administrators and assigns according to the
 and purport of the Mortgage or otherwise to or for the said
 Walter they his Executors Administrators and assigns in or for the said
 the said sum of three hundred pounds the sum of ten hundred
 pounds sterling with an apportionment without any deduction
 or abatement whatsoever for any reason of any nature or con-
 sideration whatsoever Then that said Dudley together his Executors
 Administrators and assigns shall and lawfully pay or cause to be paid
 such payment upon the request and at the costs and charges of the
 said Walter they his Executors Administrators and assigns of the
 Executors and Assigns of the said Walter they his Executors
 Administrators and assigns with the future profit and interest of the
 same as aforesaid or such parts thereof as shall be due
 by the said Walter they his Executors Administrators and assigns
 to the said Walter they his Executors Administrators and assigns
 as he or they shall direct or appoint from
 and clear from all incumbrances whatsoever made by him
 or suffered by the said Dudley together his Executors Administrators
 and assigns or any other Person or Persons lawfully a Creditors
 claiming from under or in Trust for him them or any of them
 by the said Walter they his Executors Administrators and assigns
 specially constituted and appointed for himself by others
 Executors and Administrators and in each of them with the said
 Dudley together his Executors Administrators and assigns
 And with one to every of them in manner following That

[illegible]

Remitted to the County Court of the said Island of Montserrat
 by the said Court of the said Island of Montserrat
 in the year 1818
 Wm. G. M. 1818
 Wm. G. M. 1818

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Montserrat *By the Court of the said Island of Montserrat*
in the year 1818

I do hereby certify that the said Court of the said Island of Montserrat
 has by its said Court of the said Island of Montserrat
 in the year 1818
 Wm. G. M. 1818
 Wm. G. M. 1818

James L. Smith

James L. Smith

To all to whom these presents shall
 come I shew that I Michael Joseph Simpson of the
 said Island of Montserrat Esquire do hereby certify that
 the said Court of the said Island of Montserrat
 in the year 1818
 Wm. G. M. 1818
 Wm. G. M. 1818

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Virtue of my Commission as a Justice of the Peace for the said
 Island of Montserrat I do hereby certify that the said Court of the said Island of Montserrat
 in the year 1818
 Wm. G. M. 1818
 Wm. G. M. 1818

In pursuance of the order of the Court of Judicature made on the 14th day of March 1819 in relation to the said execution against the said John Smith and others, I do hereby certify that the said John Smith and others have paid the sum of £1000 in full of the said debt and costs, and that the said execution is now satisfied.

Witness my hand and the seal of the Court at the City of London the 14th day of March 1819.

Wm. D. Jones

Wm. D. Jones
Clerk of the Court

Montserrat
John James Maitland Esquire Agent
of the said Island
I do hereby certify that the said John James Maitland Esquire is the Agent of the said Island of Montserrat, and that he is entitled to the same.

Wm. D. Jones

Montserrat

To all to Whom these presents shall come
I do hereby certify that the said John James Maitland Esquire is the Agent of the said Island of Montserrat, and that he is entitled to the same.

[illegible][illegible]

Peter O Dwyer Margaret O Dwyer

Received the day and Year within the name of and from the within named George Cromwell Rown to the first and full sum of Five Shillings of Lawful Gold on a Silver money of the said Island being the consideration of money within the intention to be paid by him to me

What name
Samuel L. Irish

Pho Dwy

Pho Drury

Margaret Dowdy

Northport This Indenture made the fourteenth day
of May in the Year of our Lord the thousand eight hundred and
Eighty Nine Between Peter Dwyer of the Island of Northport aforesaid
Gavin and Margaret his Wife of the one Part and George Cromwell
Sherratt of the said Island of Northport aforesaid of the other Part
Witnesseth that for and in Consideration of the Sum of One
Hundred Pounds of lawful Money of the said Island to the said
Peter Dwyer and Margaret his Wife in hand well and truly paid
by the said George Cromwell Sherratt at a before the Dealing and
Delivery of these Presents the receipt whereof and that the same is
in full for the absolute Purchase of the said Island in Fee Simple
in Possession of the Plot of Land and Appurtenances hereinafter
described (That the said Peter Dwyer and Margaret his Wife
do hereby Acknowledge and confirm to the said George Cromwell
Sherratt his heirs and assigns forever) the said George Cromwell Sherratt his heirs and assigns do hereby

pe

[illegible][illegible]

Stacy and delivered
into the presence of
Samuel L. Smith

Ph. O. Dwyer Margaret O. Dwyer

Received the day and Year first within Written of and from the within
said J^{as} Brownhill Sherrett the just and full Sum of One Hundred
Pounds Current Money of the said Island being the consideration
Money within mentioned to be paid by him to us.
Witnessed

Samuel I. Cook

John Snowy
Margaret Snowy

[illegible]

Account of the country with a map of the same. Printed by the Author.

[illegible]

Received the pay and fees within written card from the within named
 Service the full sum of ten Dollars of lawful Gold and Silver
 Money of the said States being the consideration Money within
 mentioned to him being paid by her to me
 Witnessed
 Feb. 1840
 Jane Daniels

Montserrat Before James a Master of the Register of Deeds for said
 Personally appeared Mr. Minnema at the undersigned Witness
 to the within Custom and of Writing who being duly sworn depose
 and said that he witnessed the said Execution of the same
 Sworn July 29th 1844
 James Mastins
 Ref. of Deeds
 Mr. Minnema
 J. J. J.

Record is the twenty ninth day of July. One thousand Eight
Hundred and Sixty Two.

[illegible][illegible]

signed, sealed and delivered
in the presence of
(Signed) George Byrnes, Sheriff.

Montserrat. Received the day and year within written of and from the within
named James Masters the sum of Fifty pounds current Money being the
Consentation within mentioned to be paid by him to me.
(Signed) George Byrnes, Sheriff.

Montserrat. Before me a Justice of the Peace, the within written of and from the within
named James Masters the sum of Fifty pounds current Money being the
Consentation within mentioned to be paid by him to me.
Given August 11th 1819.
James Masters
Scriber of Deeds.

Montserrat. I call to witness that I have seen of George Byrnes
Sheriff of the said Island of St. John's, the within written of and from the within
named James Masters the sum of Fifty pounds current Money being the
Consentation within mentioned to be paid by him to me.
Given August 11th 1819.
James Masters
Scriber of Deeds.

Montserrat. Received the day and year within written of and from the within
named James Masters the sum of Fifty pounds current Money being the
Consentation within mentioned to be paid by him to me.
Given August 11th 1819.
James Masters
Scriber of Deeds.

Received the sum of Fifty pounds current Money being the Consentation within mentioned to be paid by him to me. Given August 11th 1819. James Masters Scriber of Deeds.

Montserrat. Know all a this by this Consentation that I have seen of the within written of and from the within named James Masters the sum of Fifty pounds current Money being the Consentation within mentioned to be paid by him to me. Given August 11th 1819. James Masters Scriber of Deeds.

Montserrat. Received the day and year within written of and from the within named James Masters the sum of Fifty pounds current Money being the Consentation within mentioned to be paid by him to me. Given August 11th 1819. James Masters Scriber of Deeds.

Montserrat. Know all a this by this Consentation that I have seen of the within written of and from the within named James Masters the sum of Fifty pounds current Money being the Consentation within mentioned to be paid by him to me. Given August 11th 1819. James Masters Scriber of Deeds.

Received the sum of Fifty pounds current Money being the Consentation within mentioned to be paid by him to me. Given August 11th 1819. James Masters Scriber of Deeds.

[illegible]

Significat *Seal* aut *delinens*

In the Presence of
George Bailey

Thomas Proctor. (11)

Northbrook.

Before James Matthews Esquire, Register of deeds of H^e for said
Island.

Reasonably affirms George Bailey minister, subseribing himself to the well known Power
of Attorney who made oath upon the Holy Evangelists of Almighty God that he was as Presiding
deacon Thomas Porter of the Village of Westbury, Macneil duly sworn that was as need for the
Proper actions but deliver the same
Sworn before this seventh day of
September one thousand eight
Hundred and Nineteen.

James Masters
rec'd of du

Montenap

[illegible]

Wolhamms

Thomas Chambers

Windsor at Brev. is the day and year within written of and from the brother and
Mary But the sum of five shillings being the Concordance in these misprints to be paid by
her time;
Lth

Witness

The Chambers. } Report James Macintosh and Joseph of Dundee 30 per cent and Island
 Macintosh actually appeared a William Chambers the doctor was going to the author
 as a witness who being duly sworn deposed that he was that he charged the due execution
 of the same during the last night of the said execution.

[illegible]

1899. *P. H. This card is Nine Dollars Six Shillings and Two Pence and Interest on the same Mark By the
Department, Customs Administration and Agency according to the Rules. Interest also on the same
mark for the same period of time of Four Shillings of currency for the same silver, money
on the 12 day of July of the said Police now paid by the said Mark By the to the said Customs for the
receipt of the same. The receipt is in the name of the said Customs for the same.*

1819.

receipt in Europe. The by and under Legat. The three are Edward Thompson, both grandsons of
 being named under the name of Thompson and not over me by the said Legat. Both Henry fully
 clearly and absolutely grant, bargain, sell, assign, convey, and set over unto the said
 Mark Bytte all new singular, the following Negro Slaves that in to any Son, Son
 Tony, Billy, Brother, and Philip. We have not to hold the said Negro Slaves, Henry, bargain
 and, set over unto and to give for the only use and benefit of the said Mark Bytte. His Executors
 Administrators and assigns from him forth for ever and the said Edward Thompson for
 himself, his Executors and Administrators all and singular the Henry, bargain and
 sold Negro Slaves unto the said Mark Bytte. His Executors Administrators and
 sold Negro Slaves unto the said Mark Bytte. His Executors Administrators and
 assigns against all and every Person and Persons whomsoever shall and will dissent
 and for ever after by these Presents. Revoked always and upon this Condition. s s
 Nevertheless that if the said Edward Thompson, his Executors Administrators assigns
 shall do well and truly pay or cause to be paid to the said Mark Bytte his Executors
 Administrators and assigns the sum of Seven Hundred and sixty Pounds, the
 Shillings and Ten Pence with lawful Interest for the same in discharge of and according
 to the True Intent of the herein before written Bond that there as well these Presents as
 also the said Bond shall be void and of no effect any thing to the contrary thereof or

Received the Sum 15.00 of Sept 1864 for
Thous and Eight Hundred and Seventy

Flowers and medicinal
herbs and delivered
in the presence of
Henry Byatt.

Esampayi P

Before James Madras, Justice of Our Majesty's Peace
Personally appeared Henry Sytill Esquire who being sworn to the above
wherein he hath both said that he saw this more duly Considered.


Sworn before me this Tenth
day of September One Thousand
Eight Hundred and Nineteen

James Masters
rec'd of dues.

Montserrat 4th June 1819.

Knowall Men, by these Presents That I have Merton of the said Solent
Under, for and in consideration of the natural love and affection which I have and
here for my Daughters Mary Merton of the Solent aforesaid, Appertainer, as also for and
in consideration of the sum of Ten Shillings of good and lawful Money of the said
Solent on hand without truly Paid me by my said Daughter Mary Merton as and
before the making and delivery of these Presents. The receipt hereof is hereby acknow-
ledged. Have given granted, bargained and sold and by these Presents do give and
bargain and sell unto my said Daughter Mary Merton a Certain Negro Boy named
and called Staught, to her and her Heirs Executors Administrators and Assigns forever
and the said Ann Merton for myself my Heirs Executors Administrators and Assigns
will and lawfully for, we defend the Title of the said Negro Boy named Staught as his
to my said Daughter Mary Merton and Heirs for ever. In Witnes whereof I have
hereunto signed Hand and Seal this first day of June in the Year of Our Lord One
Thousand Eight Hundred and Nineteen.

signed Sealed and delivered.
In the Presence of.
John Galt.

her
Ann + Martin 
mark.

Montserrat 1st June 1819.

Received the day and year above written of aid from my daughter Mary Norton
the sum of Ten Shillings of lawful Money of the said Island being the consecration
Money to be paid by her to me

Witness
John G. Hoy.
Maria + Young
her Mark.

See
Ann X Morton
Mark.

Montreal: Be'ore James Masters Esquire, Justice of the Peace for said City.
Personally appeared Schmdhry one of the subscribing witnesses to the within
Instrument of Writing, who being duly sworn deposes and says that he witnessed
the execution of the same.
Given Under my hand and seal of Office this 25th day of September 1849. James Masters
Jus. Shoy.
Jus. Secy.

189.


of the State and a personal Attorney to the John Ballot H. C. B. Bonds Agreeing, Thence
giving a current Money to me in Hand Paid by George Will Brown an Agent of the
said Richard Russell Will Brown an Attorney of said State Present to the said Court
of said Sherriff and of every Bail there of doth acquit release and for ever discharge Thence
Richard Russell Will Brown and his Executors and Administrators by their Consent, It is now
enforced and confirmed and by these presents doth grant bargain and sell alien in fee
and confirm unto the said George Will Brown and his Heirs and assigns all that certain
Slave named Anthony and the services and possessions, rents and profits, services
and profits of the said Slave and all the Estate right Title Interest use
Profit profits of the said Slave and do give and authorize of the said Richard Russell
Will Brown an Attorney of said State and do for the same to have and to hold the said
Mulatto Man Slave named Anthony unto the said George Will Brown and his Heirs
and assigns forever to the only proper use and behoof of the said George Will Brown and
his Heirs and assigns forever and the said Richard Russell Will Brown an Attorney of said State
shall and will warrant defend and for ever defend the right and Title of this said
Mulatto Man Slave named Anthony against all and every Persons or Persons to be born
into the said George Will Brown and his Heirs and assigns forever by these presents. In
Witness whereof the said Richard Russell Will Brown an Attorney of said State and I
Sherriff my Hand and Seal this first day of December the Year of our Lord one Thousand
Eight Hundred and Eighty.

Signed, sealed and delivered
In the Presence of
Professionaries

John Talbot
by his attorney,
Nicholas P. Weldon

Received the day and year before mentioned from the before mentioned J. G. G. bill
drawn on one Hundred and fifty Eight Pounds Eight shillings Current Money in full of
the foregoing Debt
Witness
My Attorney
Rich^d. P. Weston.

Montourat Before James Masters Esquire, Justice of Peace &c.
Personally appeared John Cannonier the defendant appearing to the said Justice
ment of lawing & who being sworn depose and saith that he was seized the due execution
of this same.
Given September 20th 1819
James Masters
Reg. of Peace &c.

September One Thousand Eight Hundred and Ninety
Sealed and delivered } Philip Jones. 
In the presence of
Hendrick A. Hall

Montserrat Before James Masters Esquire Register of Deeds for the
Island

Personally appeared Horatio N. Hall of the said Island of Cuba, submitting and swearing to the within Power of Attorney, he being duly sworn upon the oaths, said, that he is not the due execution of the same.

Given October 26th 1819.

James Madison

ric of seeds.

Montserrat

This Indenture Testaments made the Eleventh day of August 1704
 betwixt our Lord one thousand Eight Hundred and Seventeen between Morgan
 Harris of the said Island of Virginia (but at present absent thereof) by Peter
 Whithorn of the said Island of Virginia his Attorney lawfully constituted one of the
 first Part James Semper Governor of the said Island of Virginia a Mary Semper
 of the said Island of Virginia Margaret Semper of the said Island of Virginia and
 Ann Semper of the said Island of Virginia of the second Part and the Honorable
 Thomas Hall of the said Island of Virginia of the third Part Whereas at a Court of
 Kings Bench and Common Pleas held now for the said Island of Virginia on
 on the Eleventh day of June in the present year of our Lord one thousand Eight Hundred
 and Seventeen the said Morgan Harris by the name and deputy of Morgan Harris
 late of the said Island of Virginia for several Judgments against the said James
 Semper Junior a Mary Semper a Margaret Semper and a Ann Semper for the sum of
 Three Hundred and Seventeen Pounds four shillings and six pence of the said
 Island upon which said several Judgments Executions issued against each of
 them the said James Semper Junior a Mary Semper Margaret Semper and Ann
 Semper as named by the Records of the said several Judgments and Executions
 remaining in the Secretarys and Records Office of the said Island well lawfully
 appear. And where as there is now Justly due and owing to the said Morgan Harris
 upon or by virtue of all of the said several noted Judgments and Executions for
 Principal Interest and Loss to the said and full sum of Two Hundred and Forty
 Nine Pounds of Current Gold and Silver Money of the said Island only which
 the said Morgan Harris having immediate occasion for and the said James
 Semper Junior a Mary Semper Margaret Semper and Ann Semper being unable
 to pay the same They have requested the said Thomas Hall to read and receive
 them the said sum of Two Hundred and Forty Nine Pounds and to take and give
 of the said sum such and respective notes Judgments and Executions in order to
 secure the repayment thereof with lawful and necessary Interest to which he hath
 consented. And therefore this Indenture witnesseth that for and on consideration of the

and sum of Ten Hundred and Forty Nine Pounds current Gold and Silver Money of the said Kingdom to him the said Morgan Harris and well and a true Receipt (at their joint and by the direction and assent the approbation of Joseph and each and every of them Testified by being Richard Lewis signing and attesting afore said doth hereby acknowledge and thereunto of every Part thereof He doth acquit release warrant and discharge the said Thomas Hill His Executors Administrators and assigns by these Presents. Hath and Morgan Harris by his own and by those afore said the request and by the direction now with the said Ann Simpson and each of them Testified by being Richard Lewis signing and attesting these Presents) All grant bargain sell assign transfer and release And by the said Thomas Simpson Junior Mary Simpson Margaret Simpson and Ann Simpson Hath ratified and confirmed and doth hereby each for themselves jointly and severally and their several and respective Heirs Executors Administrators and assigns the said herein before recited and granted and conveyed is of the same and each and every of them severally and respectively and all them and some of Money secured thereby and now due and owing as to become due and owing upon or by virtue thereof respectively and all the Estate right Title Interest Property Claim and Demand whatsoever both at Law and in Equity of how the said Morgan Harris into or concerning the same and about and respecting Judgments and Cautions in any manner of them To have hold receive take and enjoy the said herein before recited judgments and Cautions and each and every of them severally and respectively and all them and some of Money thereby secured and now due and owing as to become due and owing upon or by virtue thereof respectively and all the Estate right Title Interest Property Claim and Demand whatsoever both at Law and in Equity of how the said Morgan Harris into or concerning the same and about and respecting Judgments and Cautions and assigns to and for the use and benefit of the said Thomas Hill His Executors Administrators and assigns so fully absolutely and beneficially to all intents and Purposes whatsoever as for the said Morgan Harris could or might have held held received taken and enjoyed the same if those Licenses had not been made And for the better and more effectually enabling the said Thomas Hill his Executors Administrators and assigns to well do and receive and enforce the Payment of the Money now due and to grow due upon and secured by the said herein before recited Judgments and Cautions He the said Morgan Harris hath made acknowledged and appointed And by these Presents doth make constitute and appoint under his place and stand put and deput the said Thomas Hill His Executors Administrators and assigns his True and Lawful Attorney and Attorney General for him the said Morgan Harris in his Name in the

[illegible]

Sealed and delivered
In the Presence of
Walter Price
Samuel L. Smith

Math^l Dyett. ⊕
 Jos^s Dyett ⊕
 Wm Chambers ⊕
 Rob^t Dillage ⊕
 2nd November 1820

Secured by Robert Polbringe In Pursuance of
Liam L. Smith

Received the day of Grace within matters of one from the said Governor a billon
of money being the sum of Five shillings several gold and silver - currency of the Island
has by us

Wm ^d .s. Haller Price }	
Saml Schuch }	Nathl Dyett.

Math Dyett

For Dyett.

[illegible]

[illegible][illegible]

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Montserrat Before James a Master, Registrar of Deeds for said Island.

I Personally appeared Henry Blakie the Clerk of the Court of the said Island of Montserrat who being duly sworn, deposed and said that he was for and to the best of his knowledge and belief the true and correct copy of the said Certificate of the said James a Master, Registrar of Deeds for said Island.

Given 16th day of November 1869
James a Master
Registrar of Deeds.

\$420.
 Twenty days after sight pay to the Order of Dudley Tompkins Esq.^r Four hundred
 and Twenty Dollars Value received and place the same to account as advised,
 from
 William Willcock.
 To John P. Fagan Esq.^r Attorney to
 Francis Willcock Esq.^r Care to also
 Willcock dec.
 (Indorsed) On 30th July 1804 gave Mr Tompkins a note to Charge the Estate also Willcock
 with 200th of Value in what appears due to W^m Willcock Esq.^r on the Bonds of J. P. Fagan
 Indorsed, Received payment of the above sum of Three Hundred and Twenty
 seven Dollars of J^o.
 Dudley Tompkins.

a. Montserrat *By the same & Masters Esquire, Register of Deeds for this said Island.*

Personally appeared John Duddy, Esquire of the said Colony of Montserrat Esquire, who maketh Oath and saith That the Paper writing hereunto annexed moveth the Letter of procuring to an Order drawn by William Willcock late of the Island of Antigua Esquire, but now deceased upon this deponent as attorney to the said Willcock Esquire. In virtue whereof the said Willcock deceased for the sum of Four hundred and twenty Seven pounds dated Antigua 23rd May 1804, was duly presented to him this deponent for acceptance but inasmuch as there did not appear to be so much due to the said William Willcock from the Estate of the said deceased as Willcock, upon the face of the Order of that Concern he this deponent accepted the said Order on the 2nd day of July 1804 for the sum of Three Hundred and twenty seven Pounds Eight Shillings and seven pence there being only being the full balance then appearing to be due to the said William Willcock.

And this deponent further saith that he is well acquainted with the Hand Writing of the said William Willcock and Dudley Thompson having of five or six each of them write and he is well assured that the name of William Willcock is subscribed to the said Order, as the do over Thereof and the direction of the said Order is of the proper hand writing of the said William Willcock and that the receipt endorsed on the said Order and the name of Dudley Thompson subscribed thereto is of the proper hand writing of the said Dudley Thompson who favour the same as drawn. And this deponent further saith that the same is an duly endorsed upon the said Order and subscribed by this deponent made by him at the time he took up the said Order and that the amount of the

the.

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him for which the same was accepted both can long since find to the said
On the 1st of July 1835 before me as the attorney of the said Francis Willard,
Administrator of the said Alexander Willard deceased.
In witness whereof I have hereunto set my hand and the seal of my office
this 1st day of July 1835.
James A. Masters
Register of Deeds

[illegible]

[illegible]

Presonagh.

William F. Inok

Samuel J. Lusk.

Hand Eye

Francis Lynd

216

Having the day and ground rather wet, and from the rather warm weather
 allowed the full force of our gun to be used and the quantity of powder of the said
 shot being the Conservation with meadow land, fired by means of the day
 several years ago.

William C. Bush
George L. Bush

Mark Lloyd
Francis Lloyd

Monberrat

Refusing a Master's Request by the of Christ's In Land

Personally appeared Samuel L. Smith of the said County of Washington & State of
 D.C. the first day of December 1876, before me, the undersigned, a Justice of the Peace for the District of Columbia, and acknowledged to me that he was the author of the foregoing and true copy of the same, and that he executed the same for the purposes and to the effect therein expressed.

Given under my hand and seal of office, at Washington, D.C. this 1st day of December 1876.

Samuel L. Smith

James Madison
Rec^d of Mass

[illegible]

Received of the Honble Secy of the Treasury
 the sum of £1000 on the 1st day of Nov 1819

One thousand, Eight hundred and ten Pounds
 Paid to the Honble Secy of the Treasury
 J. P. Rogers
 Treasurer of the Bank

Received of the Honble Secy of the Treasury
 the sum of £1000 on the 1st day of Nov 1819

By the Honble Secy of the Treasury
 J. P. Rogers

Recd of Secy

Received of the Honble Secy of the Treasury
 the sum of £1000 on the 1st day of Nov 1819

By the Honble Secy of the Treasury
 J. P. Rogers

Received of the Honble Secy of the Treasury
 the sum of £1000 on the 1st day of Nov 1819

By the Honble Secy of the Treasury
 J. P. Rogers

James Rogers
 Secy of the Treasury

Monetary

In obedience to the order of the Treasury
 the sum of £1000 on the 1st day of Nov 1819

By the Honble Secy of the Treasury
 J. P. Rogers

1000	0	0	0
100	0	0	0
10	0	0	0

Received of the Honble Secy of the Treasury
 the sum of £1000 on the 1st day of Nov 1819

Received of the Honble Secy of the Treasury
 the sum of £1000 on the 1st day of Nov 1819

By the Honble Secy of the Treasury
 J. P. Rogers

James Rogers
 Secy of the Treasury

Received of the Honble Secy of the Treasury
 the sum of £1000 on the 1st day of Nov 1819

By the Honble Secy of the Treasury
 J. P. Rogers

James Rogers
 Secy of the Treasury

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 the sum of £1000 on the 1st day of Nov 1819

By the Honble Secy of the Treasury
 J. P. Rogers

James Rogers
 Secy of the Treasury

Received of the Honble Secy of the Treasury
 the sum of £1000 on the 1st day of Nov 1819

By the Honble Secy of the Treasury
 J. P. Rogers

This Indenture is made the 11th day of December on the year
1722, in the County of York and the Province of New York, Between
John Selah of the County of Albany, for and in Behalf of the said John Selah
and his Heirs, Executors, Administrators, Assigns, and assigns, of the one part,
and Thomas Connerie of the County of York, for and in Behalf of the said Thomas
Connerie and his Heirs, Executors, Administrators, Assigns, and assigns, of the other part,
Witnesseth, That the said John Selah, for and in Behalf of the said John Selah
and his Heirs, Executors, Administrators, Assigns, and assigns, hath granted, sold,
conveyed, and confirmed, and by these presents doth grant, sell, convey, and confirm
unto the said Thomas Connerie, his Heirs, Executors, Administrators, Assigns, and assigns,
all that certain lot or parcel of land, situate, lying, and being in the County of York,
and the Province of New York, bounded on the North by the land of the said John Selah,
on the South by the land of the said Thomas Connerie, on the East by the land of the
said John Selah, and on the West by the land of the said Thomas Connerie, containing
in all about 100 Acres, more or less, as more fully appears by the Certificate of the
Surveyors of the County of York, bearing date the 10th day of December, 1722, in
witness whereof, the said John Selah, hath hereunto set his hand and seal, the day
and date first above written.

The Cannonier. 

pel

[illegible]

Samy Henry (A)
John Chetridge by city alt & north. (A)
John Sealing by city alt
John Cannon

[illegible]

Joseph Morton

James Sprung

Montserrat

no number within Year of four Lord and three and eight Shillings and Tenpence. Between Mary Stimpson, Margaret Stimpson, and Ann Stimpson, of the said Island of St. Vincent, and Camilla Stimpson of the same Island, the Grantor Signify of the one Part, and John Darling, late of the said Island, Merchant, by Nathaniel Dyer his Attorney, by Deed, Billed, or Under of Attorney bearing date the Eighth day of July one thousand Eight Hundred and Ninety, duly constituted of the other Part (Whereas, by Indenture bearing date the twentieth day of May in this year one thousand eight hundred and Eighty nine, and made in pursuance made between the said Mary Stimpson, Margaret Stimpson, and Ann Stimpson and the said Camilla Stimpson of the one Part, and the said John Darling of the other Part, for the Consideration therein mentioned, they the said Mary Stimpson, Margaret Stimpson and Ann Stimpson and the said Camilla Stimpson, did, grant, bargain, sell, assign, transfer, and convey, and each and every of them, his family, heirs, and assigns, by grant, bargain, sell, assign, transfer, and convey, unto the said John Darling, all those the following Negroes and Slaves to wit, the Amelia, a child, Rose, Nancy, Dick, Polly Jane, Frank, Rebecca, Francis, John, Sophia, Peter Nelson, James, Ben, Jack, George, the Marston, John, June, Henry, Nancy, Mary, Jack the Boner, Johnny, Peter, John, Matthias, Anne, Sarah, Kate, Sam, Bessy, Billy, George, Carol, Sam, John, Mary, Jack, Charles, Richard, Warr, Peggy, Warr, Hannah, Warr, Mary, Susy, Sally, Mary, George, Letitia, Nan, Christmass, Sady, Ellen, Sarah, Susan, Charles, Mary, George, Nell, Frank, Court, El, Henry, John, Peter, Ralph, Billy, Warr, Peter, Kate, George, Sophia, Mary, Anne, Patrick, Henry, Lemons, Leah, Kelly, Margaret, Philip, Bessy, Sue, Linda, Tony, Rutha, Linda, Jack, Mary, Betty, John, Sarah, Lawrence, Peggy, Sam, Ellen, Nan, Margaret, Betty, Jacoby, Patrick, Bessy, Michael, Francis, Tommy, Lewis, Macky and Nathan, all these and do sell, all and singular the said Negroes and Slaves and the future increase of the same unto the said John Darling, his Executors, Administrators, and assigns to the only proper use and behoof of the said John Darling, his Executors, Administrators, and assigns, for ever, subject to a proviso, obligation on the same Indenture contained for the redemption of the same upon payment by the said Mary Stimpson, Margaret Stimpson, and Ann Stimpson, and Camilla Stimpson or any or all of them or any of their Heirs, Executors, or Administrators, of the several Sums of Money at the Particular Periods, and in the manner therein for that purpose mentioned by the said aforesaid Indenture duly recorded in the Exchequer Office of the said Island, the said sum of pounds as will more fully and at large appear. And whereas the said several Sums in the said aforesaid Indenture mentioned still remain due and

Being heretofore, and as now appearing in the original of the same,
 through NOW therefore have all once by this Report that it hath been
 Perceit Marshall's friend, for and in respect of the same, the said John
 son then did, and now doth, as heretofore, as afore said, fully pay him in
 hand by the said Edmund Shaffer Junior, before the Sealing and delivery of this
 Order in the receipt whereof, the said John Marshall, doth hereby acknowledge and
 for allowing the Property of the said two hundred and thirty one and one half
 Acres hereunto sold, Edward, Esq. and, Thomas and his Heirs, and by the
 Perceit Marshall, with, Edward, Esq. and, Thomas and his Heirs, and by the
 Edmund Shaffer Junior, by Edmund, Esq. and, Thomas and his Heirs, and by the
 light, with, Edward, Esq. and, Thomas and his Heirs, and by the
 with the said Mary, Mary and her Heirs, Sarah, Esq. and, Thomas and his Heirs,
 and her Heirs, with, Edward, Esq. and, Thomas and his Heirs, and by the
 Shaffer Junior, by Edmund, Esq. and, Thomas and his Heirs, and by the
 neither by intent, or purpose, whatsoever. In witness whereof, Shaffer Junior
 do hereby sign and seal this Eleventh day of November one thousand, Eight, Hundred
 and, Twenty
 Sealed and delivered
 in the Presence of
 Willm. Marshall

Kontserat

This Indenture made the Twentieth day of
 November in the year of our Lord one thousand eight hundred and Ninety
 Between Elmore Sampson Esquire of the Said Island Esquire of the one part
 and John Sturges late of the Said Island and Mortuaries and more of the So-
 vereign of Antigua Esquire by his Attorney Nathaniel Bird of the Said Island of
 Mortuaries duly authorized of the other part. Whereas by the Said Elmore
 Sampson Esquire is and stands justly due to the said John Sturges in
 the sum of Five Hundred and Twenty Seven Pounds, Seven Shillings and
 Six Pence current Gold and Silver Money due by Five Bonds or
 obligations with warrants of Attorney thereto annexed, be paid to the said
 due and to receive. And whereas the said Elmore Sampson together
 together with Mary Sampson, alias nee, Sampson and Ann Sampson of
 the Said Island Esquires are and stand justly indebted to the said
 John Sturges in several Sums of Money due by Bonds or Obligations
 with Warrants of Attorney thereto annexed, be paid to the said
 due and to receive, and also Five Mortgages of Slaves to secure the
 payment of the said Several Sums of Money and Statute and
 in the said said Mortgages of Slaves bear date the thirteenth day of
 May one thousand eight hundred and Eighty and the sixteenth
 day of November instant. And whereas by the said Poll a Bill of Sale
 bearing date the eleventh day of November Instant, Nathan Price

the said Island of Barbadoes, for and in Consideration of the
Sum of one Thousand and Sixty pounds and in payment thereof out of the
of the said Island, hath granted, Bargained, Sold, Assigned, Transferred,
Conveyed, and conveyed with the said Sum one hundred and thirty pounds
Administrators and assigns all these the several Negroes and Slaves commonly called
or known by the names of Nancy and her Son, Children, Sarah, and Son,
Jacky, Baby Boy, and the two Children, for and to them, and Nelly and
others and each of their heirs, executors and assigns, in and by the said Bill of
a Bill of Sale, relation being thereunto made, well known fully and at large
appear, in witness whereof the said Sum one hundred and thirty pounds
Monies now due to them to the said John Durling, by the said Bonds or
obligations and Warranted, affirming also all in the thing which may be
come due from him to the said Sum one hundred and thirty pounds, as
well as all monies due from the said Sum one hundred and thirty pounds, Mary Sumpter, Margaret
Sumpter, and Ann Sumpter, wife the said Sumpter, Mary Sumpter, Margaret
Sumpter, and Mary Sumpter, herebefore mentioned, to the said Sum one hundred and thirty pounds
hath purposed to lend of and advance unto the said John Durling all the said
said Monies and Slaves herebefore mentioned and to assign over the said
said Bill, a Bill of Sale, and all his right and estate of in and to the said
John Durling, and the future use and enjoyment of the same to which he the said
John Durling hath assent, Now therefore this Indenture witnesseth
that the said Sum one hundred and thirty pounds, for and in Consideration of
the said Sum of Ten Thousand and Sixty pounds, being Ten Shillings
and Six Pence current Gold and Silver Money due by him to the said
John Durling, and which he owe and to grow due to him, and of all further
Sums which may become due from the said Sum one hundred and thirty pounds, unto the said
John Durling, and also all Monies due from the said Sum one hundred and thirty pounds, Mary Sumpter,
Margaret Sumpter, and Ann Sumpter, as above for and in
Consideration of the Sum of Ten Shillings, current Gold and Silver Money
of the said Island to the said Sum one hundred and thirty pounds in hand well and truly
paid by the said John Durling, and of and to the said John Durling and delivery of these
presented the said Sum one hundred and thirty pounds, to the said Sum one hundred and thirty pounds
Sumpter hath granted, Bargained, Sold, Assigned, Transferred, and conveyed,
and by the said Present, defendant, Bargained, Sold, Assigned, Transferred, and conveyed
unto the said John Durling, his Executors, Administrators and assigns
and all their Negroes and Slaves of the Names herebefore and hereafter
mentioned that to wit Baby Nancy, Sarah, Son, Jacky, Baby Boy, Son,
Quemena, and Nell, and the future use and enjoyment of the same by of the
same, together with the said said Bill, a Bill of Sale, herebefore mentioned
and all the benefit and advantage of the same, to have and to
hold the said Slaves named as above and the future use and en-
joyment of the same together with the said said Bill, a Bill of Sale,
paid unto the said John Durling, his Executors, Administrators and
assigns to the only proper use and behoof of the said John Durling, his
Executors, Administrators and assigns for ever and to and for no other use

[illegible]

Received the first day of March one thousand Eight
Hundred and a five cents. A. W. B. M. T. 1888
Secretary of the S. S. Co.

to satisfy the several things herein mentioned, and the thefts of any tools
paid unto the said Governor and Company, Hunter St, Executors Assembled, also
and disposed. In things which the said Party have received, also
their Bonds and Seals the day and year first within Written
Galed and delivered
In the Presence of

for Syd

Edmond  Simple

Sept
1840
Hath^e



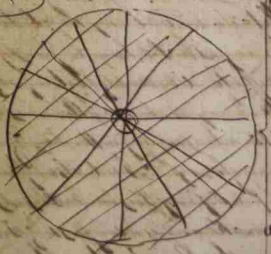
Twelve by
Attorney
Dyer

Moniserrat Received today and Year past within Within
of and from the within named John Squire the Sum of a full Sum of
Ten Shillings Current Gold and Silver a Money of the said Island (viz) 4
above the said Sum of Ten Shillings and Twenty Seven Pence of Four Shillings
and Six Pence Gold and Silver Money and the other Sum within mentioned
be paid to him do me.

Wm. Ryall

Samuel

To all to whom these Presents shall come I John Atkins Lord
Mayor of the City of London In pursuance of a resolution of Parliament made
and passed in the fifth year of the reign of his late Majesty King George the
second constituted an Act for the more easy raising of debts in his Majesty's
Colonies and Plantations in America Do hereby Certify that on the
day of the date hereof personally came and appeared before me Benjamin
Wentworth the Appraiser named in the said Act his assistants namely John
Gordon well known and worthy of great credit and by them the said
said Appraiser then took the same upon the Holy Evangelists of Christ
first did solemnly and sincerely declare, testify and depose to the truth the several
particulars and things mentioned and contained in the said an aforesaid
Act.



In Faith and Testimony whereof
The said Lord Mayor have paid to the
of the office of Mayor alty of the said City of London
the sum of five pounds affixed and the said
Ple a Letter of Attorney mentioned and referred
to in and by the said affixed and to be hereunto
also annexed and in London the tenth day
of June in the fourth year of the said
Eight Hanous and Ninety

Kindale

to all to whom these Presents shall come. We do
 ment Herwan and Matthew Herwan of the City of London
 the saids and several Partners of John Herwan late of the same
 City of London deceased. And knowing that we the said
 Clement Herwan and Matthew Herwan by virtue of our
 Bill of Indenture of the saids and several Partners of John Herwan
 on or about the third day of December one thousand eight hundred &
 thirteen did constitute and appoint Dudley Simpson and Nicholas
 Perrell Willson both of the Island of Antigua in the West Indies Esqrs
 and each of them to be our true and lawful Attorney and Attorney jointly
 and severally for us and each of us in and about the saids and several
 Plantations, Estates and Premises therein and therein to be mentioned and
 to do, let, manage, better, and improve the same, and to do
 perform, and execute every other such Matter and thing, agreeable to a
 copy for the Management, lease and conduct of the saids Plantations,
 Estates and Premises and for the better betterment and improvement
 thereof and also for perfecting the due Service in the saids and several
 copies or continuance (as by the saids and several Bills recorded in the saids Islands
 may more fully appear. Now know ye that we the said
 Clement Herwan and Matthew Herwan for various Causes
 and Considerations of our own moving, Have and each of us hath
 annulled, revoked, determined, and made void and by this Report Bill
 or Instrument in Writing under our respective hands and Seals Do
 and each of us Doth absolutely, irrevocably, determine and make
 void the saids and several Bills, a Letter of Attorney herein before in part recited
 and all and every the Power and Authority by us or either of us hereby or
 otherwise given to us in the saids Nicholas Perrell Willson in the
 purposes aforesaid or otherwise relating to the saids and several Matters and things
 in the saids and several Bills mentioned in regard to the saids Powers and Authori-
 ties or any of them have or hath not been already performed or executed
 And we do hereby direct and require the saids Nicholas Perrell
 Willson further to pay over and deliver all and every the Sum and
 sum of Money, Papers, and Effects which now are, or is, or shall or may
 be in his Hands, Possession, Custody, or Power under or by Virtue of the
 herein before in part recited Bill, or any of the Powers or Authorities
 thereby or upon or therein in the saids Nicholas Perrell Willson unto
 the saids and several Partners of John Herwan late of the saids
 Islands of Antigua, Esqrs or some of them. And we do hereby
 declare that the saids Partners shall be a Sufficient Authority and in dem-
 onstration in the saids Nicholas Perrell Willson in the saids and several
 receipt or receipts of the saids Dudley Simpson and Michael Joseph Simpson
 or either of them shall be to the saids Nicholas Perrell Willson the Executors
 and Administrators a Sufficient discharge and Exonerations in every respect
 as to any and every such Sum and sum of Money, Papers
 and Effects which shall be paid or delivered of anything in the saids here or
 before

herein before in part recited Bill, directed, contained or implied to the
 contrary in any manner with standing. And further know ye that
 we the saids Clement Herwan and Matthew Herwan do
 hereby give power and Constitutions as herein meaning Have and each of us
 and by this Report Bill and in each of us doth make, order, authorize, nominate,
 constitute and appoint, and in our and each of our place and stead just and
 dispute the aforesaid Michael Joseph Simpson and Dudley Simpson and each
 of them to be our true and lawful Attorney and Attorney jointly and severally
 and to take Reception of all and every the Plantations, Estates, Parcels of Land
 Sugar, Works, Buildings, negroes and other Slaves and other Persons in the saids
 Live and dead Stock and other real and personal Estates and Person's
 names in the saids Islands of Antigua, and which in the saids and several
 or Slaves or of interest in or in the saids in any manner howsoever. And
 the saids Plantations, Estates, and all and singular other the Premises
 from time to time to receive, let, manage, better, and improve, to the
 best of their Ability, Skill, and Judgment, and to do perform and execute
 all and every other such Matter, and thing whatsoever which now is or
 any time or times shall or may become requisite, and necessary for or
 about the Management, lease and conduct of the saids Plantations, Estates
 and Premises or any of them as they the saids Michael Joseph Simpson and
 Dudley Simpson or either of them shall be advised fit and proper to be done
 for the better Management, betterment, and Improvement of the same, and
 for the utmost benefit and advantage of the saids Clement Herwan and
 Matthew Herwan, And also for and in our or either of our names to
 liquidate, adjust, and settle all Accounts, reckonings, Debts, Credits,
 Claims, and demands whatsoever between the saids Plantations, Estates,
 or us the saids Clement Herwan or Matthew Herwan or either of us in respect
 thereof or otherwise howsoever and all and every other Person a Person
 in the saids and several Islands of Antigua or elsewhere in the West Indies. And also to
 ask, demand, collect, get, due, receive or by all lawful ways and means
 whatsoever, all and every Sum and sum of Money, debts, and arrears of
 Debts, due, and demands whatsoever which now are or is
 the due of the saids Plantations, Estates, and Premises or any of them or
 Accounts of the saids Plantations, Estates, and Premises or any of them shall
 from time to time and at all times be due or to become due or belonging or
 payable to us the saids Clement Herwan and Matthew Herwan or either of us
 by or from any Person a Person wheresoever in the saids Islands of Antigua or
 elsewhere in the West Indies in an account in respect of the saids Plantations,
 Estates, and Premises or in respect of any part or parts thereof or in any other
 Account whatsoever. And after receipt thereof or any part thereof
 and in our names to make, Sign, and give away, receipts, acquittances, and

[illegible]

Herman and Matthew Herman have hereto taken hands and Stuffs
 the fourth day of November In the Year of our Lord one thousand eight hundred
 and nineteen
 Sealed and delivered
 being Just Only Shampier
 in the Presence of
 Wm. T. Ingham

London to Wit.

[illegible]

Storn at the Mountain House
London the 5th November
1819 Dear Mr. John Wilson
Maye

Thos. Sudlon.

Death on whom these Princes shall come. John Aiken, Lord Mayor of the City of London, did purswant a Writ out of Parliament and was and passed in the fifth year of the reign of his late Majesty King George the Second. Intituled an Act for the more easy recovery of debts in his Majesty's Plantations, and Colonies in America. Where by Statute that on the day of the date here personally came and appeared before the Honorable the Report named on the aforesaid day, unto annexed Casagruon well known and worthy and Credit and able Glorious and so on the said Report that he says as upon the Holy Evangelists of Almighty God. God solemnly and sincerely doth testify and depose to the true the several matters and things mentioned and contained in the said annexed affidavit.

In Faith and Testimony
whereof

[illegible]

none of them that may appear in my Will, and for one of either of my
 children, my own, last Willing, and full and perfect, 1740 is
 becomen, Administrators and assigns, Lastly I hereby constitute, Name
 Executor of my Will, and Charles Pinney, Executor and Co. Executors of my
 last Will and Testament, and for all purposes that my Executors
 will, I direct that they are each of them to be fully paid and Satisfied
 out my Estate nothing that any of them be fully paid and Satisfied
 Superfluous, or anything. And they are each of them are hereby authorizing
 and Empowered to obtain, pay, and Satisfy them selves and each of
 them out of the Rent, Issues, and Profits of my Estate and Effects, and
 take for the Costs and Sums of another but each of them for here had
 own Acts and Deeds, I Witness whereof I have hereunto set my
 own hand Writing, On the twenty eighth year of my Age, and have affixed
 my Seal the twenty eighth day of March in the year of our Lord our
 thousand eight hundred and twenty six. John Pinney Esq. Sign Seal
 Witnessed and declared by the said John Pinney Esq. Testator as and
 in his last will and Testament in the Person of the said Testator as
 a witness, I have hereunto set my Names, the said John Pinney Esq.
 and the said John Pinney Esq. as witnesses.
 John Pinney Esq. Testator.
 John Pinney Esq. Witness.
 John Pinney Esq. Witness.

Extracted by
Leuit. Tenson
Proctors, Doctors
Commons,

10
The Faith and Testimony of said Singers
for which Records we have Cause these our present
Letters to be made to your Faith and to the Constables
and confirmed by a pair of Minors the Seal of our Gene-
rative Court of Barbados aforesaid which we use
in this behalf, Given at Seneca on the Twentieth
the day of March and sealing this Presently the
Fourth Day of June in the Year of our Lord one thousand
Eight hundred and Eighty four and in the Fourteenth
Year of our Translation

Gut Greeting
 Nath Greeting
 R. C. Greeting

with, Bills, Bonds, Cheques, and any other thing out of one from the same and every such and several things in such manner as all respects as the Nature and Circumstances as the Case may require, and on nonpayment, nonconsent, or any other such and several things in like manner to bring to Court and to take such and several Proceedings as shall be by me said Attorney thought necessary and convenient to be brought and prosecuted for the recovery thereof, and in like Manner to Manages, Transact, and conduct all and every our Affairs, Concerns and Business in the said Island of Antigua in such and the same Manner and with such and the same Effect in all things as we ourselves could or might do if lawfully Persons. And also in like manner to engage in the said Island all and every Bills, Bonds, Cheques, Notes, or other Transfers, all negotiable Securities, or Instruments, which shall or may at any time, or any time hereafter come to the Hands of our said Attorney in the Course of the Conduct and Management of our said Affairs, Concerns and Business, and also in like Manner as for our use and benefit, either as Executor or as Administrator or in our respective Intercourse, Capabilities, and for the said John Frederick Penny as such Executors, Administrators or otherwise, and upon our said Receipts, of all and every the Plantations, Lands, Tenements, and Hereditaments, Rights and other Things, and also all Stocks, Implements, Tools, Goods, Chattels, and things whatsoever in the said Island of Antigua, belonging to us in either of us, whether actually as our own Property, or as Mortgages, or Truities, or in any other Capacity whatsoever, which shall or may at any time, or times, hereafter descend or come to the Executors, Administrators, or other Persons to become Trustees in us in any other way by any ways or means whatsoever, and if need shall be, to bring Actions, Suits, Bills and take such other due and equitable Steps in a Court of Chancery, or in any other Court of Record, or in any of the said Plantations, Chapmans, Lands, Slaves, Cattle, Stock and other Hereditaments, and for recovering, receiving, and securing, the Debts, Sums, Rents, and Profits thereof, and our said Attorney shall be advised and permitted to do as he shall think fit to do in and to the said Plantations and Premises, to take and to take the best of his Knowledge, Skill and Judgment in such manner as the same shall and may produce and yield, the utmost and greatest Profits, Profit and Advantage, and also to let and let the whole or any part of the said Plantations, Lands, Tenements, or Hereditaments, and to use and to let the same for such Profits, Produce and proceeds thereof as the same shall from time to time arise, come, and be made.

[illegible]

[illegible]

at New-Passage to be made in Pursuance thereof And also for us and
each of us, and in our and each of our Names and Name to accept and
take Such Security & Securities, by way of Mortgage, Condemnation
or any other way, for securing any Debt or Debts, Sum or Sums of Money or
Value payable or to be come due, or any other thing, or other things
which our said Attorney shall deem advisable and expedient, and
in and out of Court to present in any way, and in all places as well
of Jurisdictions and a name to appear in any Court, Courts of Law or in
Equity, or in any Civil Court, Court of Law or in
before all Justices, Officers, and Magistrates of Law and Equity, what
soever in the said Island of Montserrat, therein, for us and each of us
pursuant and otherwise to do all the necessary Acts, Matters and
Things, as shall or may be required proper, and may be by him or
said Attorney thought advisable and most conducive to our Interest
And generally to Sue, Arrest, Detain, Seize, Sequester, Impound and
Condemn, and out of Prison again to release, acquit and discharge
all Persons and things whatsoever Inhabited or which shall or
may be inhabited and within of us and to which we or any of us within of
us now have or shall have any Right, Claim or Demand, and we or any of us have or shall
have any such Attorney, for all or any of the purposes aforesaid to Substi-
tute the name of said Attorney in and for us and to substitute another or others
in his or their place or places from time to time and often and as occasion
shall require. And we the said John James, Penny and James
Penny, do hereby bind ourselves, our heirs, our assigns, our Executors and Ad-
ministrators, to our said Attorney and to his Substitutional Substitute to be ap-
pointed or appointed by him to make, Sign, Seal, deliver, or execute all such Deeds
and Bonds, Writs and Warrants and other Instruments or Instru-
ments whatsoever, and to appear before any Officer or Officers for the Purposes
of enforcing, Satisfying, or any Judgments or Judgments in or for any
the Purposes, and to Sign any Receipts or Receipts, and to come to any
Agreement or Agreement with any of our Debtors in the said Is-
land of Montserrat, and generally to do perform and execute all by
every such Deed, and other Act, Deed, Matter and Thing as shall
be deemed expedient, advisable, or expedient about our Affairs
and Concerns in the said Island of Montserrat, and that's fully
and effectually to all intents and purposes as we ourselves or within of us
might or lawfully or personally present, being and truly granting
date our said Attorney by his Substitutional Substitute in full and
whole Power in the Premises and agreeing to ratify, Confirm and
allow, and hold fast and valid all and whatsoever our said
Attorney, or his Substitutional Substitute shall lawfully do or cause
to be done in and about the Premises by his or his hand. IN WITNESS

pel

one the said Charles Pinney for and in my place and stead
 to both you and lawful attorneys of the said John Pinney at Pinney
 for him the said John Pinney with Pinney and in his name as the said
 Pinney in his own right to interfere with the change, May or
 hereafter and but not to sell and singular the Estates, Plantations
 Buildings and other things in the said Island of Montserrat
 and such and every other thing, together with the Negroes
 and other Slaves, Servants, Children, Plantations, Stock and other
 things in the said Island, and if necessary, to have and to take
 all lawful and equitable Ways and means whatsoever for recovering
 and obtaining possession thereof by due course of law or otherwise
 as the law may require. And to have, have and to have full power and
 recovery of and from all and every Persons or Persons who shall or who
 it doth shall or may in anywise concern all and every such Person
 and a sum of money, Debts and Effects, as now is or are or shall be owing
 at any time in the said Island, or become due, owing, payable or be
 owing to the said John Pinney or the Pinney in the said Island of
 Montserrat as Executor, Administrator or otherwise known or to be known
 upon receipt thereof or payment thereof or to make, sign, seal
 execute and deliver, under what name or names discharged for the same, what
 shall be deemed and effectual, as of the same name and as the said
 John Pinney the said John Pinney and moreover to commence, for
 prosecute, such Actions, and Suits as they the said Augustus William
 Parsons, James Masters, and Henry Bytts shall deem necessary
 in relation to the Premises, and to do and to cause to be done, in
 the same, as to proceed to judgment, decree, execution, Levy, Sale
 thereon as they the said Augustus William Parsons, James Masters
 and Henry Bytts shall be advised or think proper. And also to
 appear and defend any Actions or Suits which have been or shall
 or may be commenced or brought against the said John Pinney or the
 Pinney in the said Island of Montserrat and with Power to Op-
 pose against any Judgments, decrees, or other legal Proceedings
 which have been or shall or may be given, pronounced, or made
 in relation to any such Actions, Suits, or Proceedings as aforesaid
 in Law or Equity. And also to purchase, or cause to be purchased of
 such Things, Portions, and other things as shall be necessary
 to be purchased in the said Island, on account of the said Planta-
 tions and Premises and the better and due Management
 thereof as the said Augustus William Parsons, James Masters and
 Henry Bytts shall think proper. And to sell and dispose of such
 Part of the same and other the produce thereof, as they the said Augustus
 William Parsons, James Masters, and Henry Bytts shall deem
 necessary and proper to be sold and disposed of in the said Island
 of Montserrat for the same and to assign all the Sugars and
 the produce of the said plantations and Estates except such

part

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thereof shall be sold and disposed of to the said John Pinney at Pinney
 for and in his own right. And to the said John Pinney at Pinney
 for and in his own right, to interfere with the change, May or
 hereafter and but not to sell and singular the Estates, Plantations
 Buildings and other things in the said Island of Montserrat
 and such and every other thing, together with the Negroes
 and other Slaves, Servants, Children, Plantations, Stock and other
 things in the said Island, and if necessary, to have and to take
 all lawful and equitable Ways and means whatsoever for recovering
 and obtaining possession thereof by due course of law or otherwise
 as the law may require. And to have, have and to have full power and
 recovery of and from all and every Persons or Persons who shall or who
 it doth shall or may in anywise concern all and every such Person
 and a sum of money, Debts and Effects, as now is or are or shall be owing
 at any time in the said Island, or become due, owing, payable or be
 owing to the said John Pinney or the Pinney in the said Island of
 Montserrat as Executor, Administrator or otherwise known or to be known
 upon receipt thereof or payment thereof or to make, sign, seal
 execute and deliver, under what name or names discharged for the same, what
 shall be deemed and effectual, as of the same name and as the said
 John Pinney the said John Pinney and moreover to commence, for
 prosecute, such Actions, and Suits as they the said Augustus William
 Parsons, James Masters, and Henry Bytts shall deem necessary
 in relation to the Premises, and to do and to cause to be done, in
 the same, as to proceed to judgment, decree, execution, Levy, Sale
 thereon as they the said Augustus William Parsons, James Masters
 and Henry Bytts shall be advised or think proper. And also to
 appear and defend any Actions or Suits which have been or shall
 or may be commenced or brought against the said John Pinney or the
 Pinney in the said Island of Montserrat and with Power to Op-
 pose against any Judgments, decrees, or other legal Proceedings
 which have been or shall or may be given, pronounced, or made
 in relation to any such Actions, Suits, or Proceedings as aforesaid
 in Law or Equity. And also to purchase, or cause to be purchased of
 such Things, Portions, and other things as shall be necessary
 to be purchased in the said Island, on account of the said Planta-
 tions and Premises and the better and due Management
 thereof as the said Augustus William Parsons, James Masters and
 Henry Bytts shall think proper. And to sell and dispose of such
 Part of the same and other the produce thereof, as they the said Augustus
 William Parsons, James Masters, and Henry Bytts shall deem
 necessary and proper to be sold and disposed of in the said Island
 of Montserrat for the same and to assign all the Sugars and
 the produce of the said plantations and Estates except such

In the Presence of
 John Pinney
 Mark Bytts

Charles Pinney



Montserrat. Know all Men by these Presents, that I Charles
 Pinney at present of the Island of Montserrat, Comptroller, and one of the
 last Will and Testament of John Pinney late of Montserrat in the County
 of Somerset Esquire, have made, ordained, constituted and appointed
 and by these Presents do make, ordain, constitute and appoint
 Augustus William Parsons, James Masters and Henry Bytts all
 of the said Island of Montserrat Esquires or any one or more of
 them to be my true and lawful attorneys and attorneys for and in my
 name, in my due right in capacity as Executor and in my own
 Right, to act, demand, sue, recover, and receive, all and every
 sum and sums of money, Debts, for due, Effects, due and demands
 due at Montserrat in kind, Sums, which now are or hereafter may be
 due owing or payable to me the said Charles Pinney as Executor
 aforesaid, and in my own right, from any Person or Persons who
 shall or who it doth shall or may be due, owing, payable or be
 owing to me in default of payment, to have, use, and take all lawful
 Ways and Means for recovery of the same, and upon receipt thereof
 to receive and receive my own and my Act and this, a Debt and Sums
 owing due right as Executor and in my own right, to act and suffered
 acquittance, release or other discharge for the same, to make, seal
 execute, and deliver, and of an ordinary to obtain satisfaction upon receipt.
 And generally for me the said Charles Pinney and in my name and
 as my Act and Sums a Debt and Sums, in my due right in capacity
 as Executor and in my own right, to do, execute, Transact and Per-
 form all such further and other lawful and equitable Acts, this
 Matters and things whatsoever which my said attorneys, or any one or
 more of them shall think proper or necessary in or about the Premises
 in as full, ample, and perfect manner, to all Intents and Purposes as

[illegible][illegible]

In Presence of }
John McManus and
Will. B. B.

Ann Bramley

Received of Mr. Morrell, the day and Year first within Written of and from the within named
Hannah Tait, the just and full sum of five pounds six shillings eight pence, for the
current year and eleven shillings of the said Lands being the full bond due in within
mentioned to be paid by her Come.

Witness
John C. Hamard
Will. B. B.

Ann Bromley

Montserrat

Montserrat. Before James Madero Reguero, Registrar of said J. C. Court of the
Personally appeared John C. Marmas one of the subscribers of the said act, who
within the instrument of Writing aforesaid, has for a year and one half, who has duly sworn
depose and said that he is the sole author of the same.

Sworn 1st July 1820
James M. M. M.
Reg. of the

John M. Hamara

[illegible]

Sealed and delivered
In Presence of
J. P. [unclear] Wm. Chamblay

Verice
D. Marshall

[illegible]

James Wells.

Miss H. Smith

Monsieur

Before James Masters Esquire Rector of the said

Person ally appeared James White the Subscribing Witness to the within instrument and of
Whiting who has duly sworn deposed and swears, that he witnessed the execution of the same
at New Aug. 25. 1822

James Mathers
Rug of the Duke

James M. H.

[illegible]

[illegible]

Excor. Seal, acknowledged
and delivered, In Presence of

Sho^d Fingus. (Chab)

Received of John Dabney of the said Island writing Clerk who being
 sworn on the Holy Evangelists of Almighty God I do certify that he was Present
 and did the same day as Clerk on a Remembrance of the 25th of August 1822
 at New Orleans, and deliver as one for his Octave this the annexed Bond in testimony
 of Witness and I further this report South West
 of New Orleans this 25th

day of August 1820
James H. Adams
Pres of Inds

John Quincy Adams

[illegible]

Received this day and Year ~~past~~ within written of and from the within named Caroline the Daughter
full Son of in Holdings Giles and Selmon Money of the said Island being the Consideration
Money within mentioned to be paid by her Son

Wife
The Cannonier

Rash 18 July

Montserrat To all to whom these Presents Shall Come Anthony Sherwin of the said
Island's Planter and Smith's Attorney, that I the said Anthony Sherwin in and to Consideration
of the Sum of Sixty Six Pounds Current Gold and Silver Money of the said Island to me in hand
well and truly paid by Francis Dubery of the said Island's Governor, the receipt whereof I do hereby
acknowledge Have Granted, Sold, Released, and Confirmed, and by these Presents Do
Grant, Bargain, Sell, Release, and Confirm unto the said Francis Dubery one Male
Gul Slave commonly called or known by the Name of Harry Trench, daughter of my Wife
Wm an Juny Bodkin, and the future Issue and Inheritance of the said Charlotte Gul Slave
Harry Trench. To have and to hold the said Charlotte Gul Slave Harry Trench, unto the
future Issue and Inheritance unto the said Francis Dubery her Executors, Administrators, and
assigns to the only profit use and behoof of the said Francis Dubery her Executors, Administrators,
Traders and Assigns forever, and to and in neither use about a half or so whatsoever, and
I the said Anthony Sherwin myself my Heirs, Executors, and Administrators the said Charlotte
Gul Slave named Harry Trench, and the future Issue and Inheritance of the said Harry

Anthony J. Roman

[illegible]

Richard Rubery

Arthur H. Roman

Respectable Masters Esqrs Recorder of the City of London

Personally appeared Richard Dubery the Subscribing Witness to the within Instrument of Writing who being duly sworn deposes and Said that the Deceased did execute the same.

Moore August 7th 1820,
James Madison
Wig of Quaker

Richard Dubory

[illegible]

Sealed and delivered,

In Presence of
Mickley
J. G. Duboy

John Dyer

Robt Dyer

[illegible]

Sealed and delivered
In the Presence of

Wm. J. Roy

J. Aubrey

Sohn D. 1788

Robert Dyer

Received at New York the day and Year just within a week and from the within name
about 1/2 of the full sum of the entry for Sumner of Currier's Hall and the other of the
the Island of New York have the board members within mentioned to have been paid
by him to me.

Wm. C. Hickley
prob. Bury

Montserrat.

Personally appears John Doby, one of the school boys, who is said to be a witness to the execution of the hanging, who has been in a quarrel with him, who being duly sworn on the Oath of a Magistrate, says, that he witnessed the execution of the same.

Given the 14th day of Aug: 1820

James M. M. M.
Reg. of deeds

J. A. Duberg

[illegible]

R. W. Chalmers.

Robert Smith

I received the day after your written notice of your loan the within named Mary, Liz and Chas. and the little son of Sam. the charges of current sale and other charges being the consideration money mentioned to be paid to me.

Witness
R. H. Palmer

Peter Smith

Montserratz

Before James Matthews Esquire Register of Deeds for the Town of London

Personally appeared R. W. Holmes the Subscribing Witness to the above
Instrument of Writing, who being duly sworn on the Holy Evangelists of Almighty God deposes
and Swears that he is a Witness to the due Execution of the same.

Sworn 10th day of August 1820

James Mather
King of Sweden

Rich. W. Phalmer,

Remember the Warrents I pay for you at the thousand Eight hundred and one twenty

[illegible]

Alma Newman.

Remarks: Remains dry and granular within the sum of some shelliness of current G.C.
and other heavy lumps the consolidation much more to have been passed by her to comp.

Wetzel

Amos Williams

Worshd. Papa Jany Mathias Caplan, Agent of Dutch for the Island
Personally appeared Thomas W. Wainwright the Subscribing Whistle to the foregoing
Announcement and having duly sworn in the City of New York that although he did not find
truth that the Witness is the true Execution of the same, and that the name Peter Bowditch sent to
Edw. C. Schuchman was the proper name of the person the said Peter Bowditch sent to
show to him this 23d Sept 1830 Thomas W. Wainwright

James Hadley

Step of Birds.

Merchants want Sherwall Allen by these Privileges. That the Charles Ferguson shatters
 and crushes his Will by Henry Lytle of the said Island & require their Attorney for and on favor
 duration of thirty four years, cannot hold under Silver Money being the remaining part of the
 hundred thousands of current Silver & Silver Money of said Island in hand & in use. & I am fully
 by Alexander Chambers of the said Island National son of Sally Bryan of the said Island & son
 Roman at and before the taking and delivery of their Bonds with the receipt wherefore do hereby
 appear before the King in the House of Lords and before the said Charles & Alexander Chambers
 a Negro and the said Charles & Alexander Chambers by their willful & intentional & deliberate
 a Negro and the said Charles & Alexander Chambers by their willful & intentional & deliberate
 Alexander Chambers the said Charles & Alexander Chambers by their willful & intentional & deliberate
 Charles Ferguson shatters and crushes his Will by the said Charles & Alexander Chambers
 Chambers the said Charles & Alexander Chambers by their willful & intentional & deliberate

29.

and Sarah his Wife the bench of State-magistrates ~~and others~~ and against all our worthy Brethren
and Pastors whatsoever shall and will warrant and defend the subject by Virtue of these presents. We
thereby charge you the said Charles Ingleton that you and each his Wife have known and
shall and shall bid twenty fourth day of January the thousand eight hundred and twenty
fourth and eleven.

Wm Chambers

Charles F. Mathews

Sarah A. Mathews

by their Attorney

Henry Dyck

Henry Lloyd
 Discontent. Fears the day and fear within. Drifts and runs the wilderness. Phantoms the form of Henry, from Penn. to the sun running part of our hundred. Pennell's portrait. Gold and silver. Many of the stars to land. Long the consideration within months to be paid by him.

Charles F. Matthews

Witness
Wm Chambers
22. 2

Sarah G. Mathews

by their Attorney

Henry Dyer

Wilmington. Benj. James Masters Esquire, the owner of Sadsy C. for S. & S. Island.
Proctor, after opposing William Chambers the Subordinating member to the within Sadsy
ment of Wilbur, who being duly sworn against and Sadsy that he will oppose the due execution of
the same.

Given September 29th 1820.

James Masters

Reg of Dudes

Wm. Chambers

Minkmarat. Drove all them by their Parents, that Mr. School Deputy, and the Deputy, besides
 of the last Will and Testament of John Deputy Senior, taking the said Island's name, for an emblem
 and a mark of the sum of thirty nine pounds of current Gold and Silver Money of the said Island
 to us on hand well and truly paid by Nicholas Russell Willson of the said Island, by name of and
 like the Sailing and delivery of this Receipt, he accepted thereof for his hereby acknowledged
 Slave, Francis, Banguana, who he said it and his wife's and child's Parents, to be sent to us
 still alive, and to be from us, the said Nicholas Russell Willson a Negro Woman an Slave from our
 hands and known by the name of Oliver, she was a white the eyes and Negro. This hereby
 Granted Banguana and child to the Slave and Increase of the said Negro Woman Oliver and
 the said Nicholas Russell Willson. His Slaves, Executors, Administrators and Assigns for use of
 Mr. Deputy John Deputy and John Deputy for ourselves our Executors, Administrators and Assigns
 the said Slave Oliver together with her father's Name and Increase unto the said Nicholas
 Russell Willson His Executors, Administrators and Assigns against us, the said John Deputy,

[illegible][illegible]

[illegible]

paid for all such supplies as shall be ordered by the said Henry Wells his heirs Executors Administrators
 and assigns for the said plantations in the said West Indies as or from the said company in the
 purchase of such articles by the said Henry Wells his heirs and assigns shall be paid out of
 in the next place that the said Henry Wells his heirs Executors Administrators or assigns shall be paid
 the annual dividend of the said sum of thirty five thousand five hundred pounds so much
 as shall from time to time remain unpaid and of full such further payments and advances
 from the sale of the before mentioned cargo of sugar or such other goods as shall be offered in the first place
 in payment of such of the several instalments of the said sum as shall be offered in the first place
 in every Year as shall be then due and payable to the said Henry Wells his heirs Executors Administrators
 of the monies due to him under and by virtue of the before mentioned Mortgage deed by
 giving all such monies which the said Henry Wells his heirs Executors Administrators or assigns
 shall pay to the Treasurer of the said Company in respect of the said Mortgage of the
 several years last and of the monies which shall remain or be due in every Year
 to the said Company. Notwithstanding that in consideration of the premises and
 in carrying the hereinbefore made agreement into effect the said Henry Wells doth
 with the said Thomas Wells his heirs Executors Administrators covenant promise and agree to and
 in a following that with say of the said Thomas Wells his heirs Executors Administrators
 and assigns do and shall from time to time as any monies shall be received and owing
 to the said Henry Wells by virtue of his said Mortgage securities ship and consign a cargo
 to be shipped and consigned unto the said Henry Wells his heirs Executors Administrators or assigns
 or to such Person or Persons as they shall direct or appoint in the City of London
 account and note of him the said Thomas Wells his heirs Executors Administrators or assigns
 all his debts and liabilities which shall be produced and made good from or upon the
 plantations lands buildings and other premises and money due to or from the said
 the sale of the said several ships deducting the charges of freight storage or commission and
 other expenses shall be paid to him or to his assigns in manner and in the proportion here
 before mentioned and agree upon according to the tenor and meaning of the said Mortgage
 And also of the said Thomas Wells his heirs Executors Administrators or assigns do and shall well
 truly pay in cash to be paid unto the said Henry Wells his heirs Executors Administrators or assigns so much
 and such part of the several instalments of the said principal monies and interest secured
 by the hereinbefore made indenture of given date here with when and at the same ought to be
 paid pursuant to the said indenture of full other monies secured and to be secured by virtue of the said indenture
 as the money to arise by the sale of the before said cargo and shall not retain the say. Then and in
 each case the said Henry Wells his heirs Executors Administrators or assigns shall not well
 omit that a part of the said Thomas Wells his heirs Executors Administrators or assigns do and shall well
 in the before said plantations lands buildings and other premises and money due to or from the said
 in the said indenture made and entered of please and Mortgage deed here with in carrying
 of the said indenture and where in any thing therein contained or the monies secured thereby any
 on the said indenture contrary to the tenor thereof in anywise notwithstanding a full
 further shew us the said Thomas Wells his heirs Executors Administrators or assigns do and shall well

shall with an amply full rate such ships and a bond and a warrant in which to be
Henry Dyke his heirs, Executors Administrators or Assigns, such Bond as he or they shall
think proper to be made and according to the true intent and meaning of his
said Majesty's then that to be the said Henry Dyke his heirs, Executors Administrators or Assigns shall
and will duly and faithfully sell and dispose of the said sugars in the said which shall be
a sufficient consideration to actually pay to him or them or a shall and will pay
of the said sugars of the several years from the said of the said and such sugars in the
said and of the said for the purpose hereof to be paid in a one tenth of the true intent and meaning
of the said and shall and will then deliver unto the said Thomas till his heirs, Executors
Administrators or Assigns a good and true account of the sales of such sugars of the
and of the said and a sufficient of the said from the said Henry. And it is the said
will of the said Henry Dyke his heirs, Executors Administrators or Assigns the payment of
the said and of the said of the said of the said with himself his heirs, Executors
Administrators and Assigns cover and provide and give to and with the said Henry Dyke
his heirs, Executors Administrators and Assigns on manner following; that is to say; that the said
Thomas till his heirs, Executors Administrators or Assigns shall and will from time to time
or long as any monies shall remain due and owing to the said Henry Dyke by virtue of his said
challenge such ship and consign a cargo to shippers and consign to the said Henry Dyke
his heirs, Executors Administrators or Assigns in the Port of London all the sugars which in each
year shall be due and made for the said of the said plantations, lands, houses
buildings and premises conveyed in the said Henry Dyke's indentures of lease and
challenge given and therein and that the monies arising from time to time from the sale
of the said sugars of the said of the said of the said carrying light and the usual commission
on the said in the said of the said and other expenses shall and will be the same shall be
from time to time annually paid and applied in the manner and for the purpose hereof for
time and also that the said Thomas till his heirs, Executors Administrators and Assigns
shall and will from time to time until the said sum of thirty two thousand four hundred pounds
and the interest thereof and all such of the said monies and also an and the interest thereof
shall be fully paid and satisfied unto him and his heirs, Executors Administrators and Assigns the said Henry Dyke his heirs
Administrators or Assigns a such Bond as he or they shall think proper to be made
and in the said manner on account and with of the said Thomas till his heirs, Executors
Administrators or Assigns or he said sugars or the ships and consigns as of the said
Thomas till his heirs, Executors Administrators and Assigns and further that if at any time or
long as any monies shall remain due to the said Henry Dyke by virtue of his said indentures
of the said shall be made for or in shipping with the said sugars to be made and
due as aforesaid contrary to the true intent and meaning of the said and also if default
shall be made in payment of the said Thomas till his heirs, Executors Administrators
Assigns to the said Henry Dyke his heirs, Executors Administrators and Assigns of so much and such
part of the said indentures of the said Principal Money and interest as shall be due
by the said indentures of the said when and as the same ought to be paid
from and that all of the said monies shall and will be paid by virtue of the said indentures
as the money is made of the said of the said of the said shall not extend to pay contrary to the
indentures of the said and the true intent and meaning of the said indentures of the said
as the said indentures of the said shall be made as aforesaid it shall and may be lawful
for the said Henry Dyke his heirs, Executors Administrators or Assigns to sue and recover the

after the said land was sold & sold under of sales and exchange of said debt here with other
at law in Equity and to take all such legal and proper without as may be devised for the
satisfying of the mortgage and for settling in a disposing of the said exchange of promissors and for
to the contrary thereof for anyone notwithstanding. In witness whereof the said Part 1
to the present have hereunto set their hands and seals the day and Year last above written.

Thomas Sealed and del.

born, Sealed and delivered by
his father name Thomas Bell and
Henry Eggle in the Presence of

Thomas Wells (+)
Henry Lytton (+)

J.P. Kuling! Clerk to M. Jones

J. Lambrooke Highworth St. Ave,
Chute to M^{rs} Storm & Rogers
Linc. Jan 21/45

Thomas Hambrooke Heydenshall Clerk to yo^r Hon^{rs} Here we Remem^r of Hon^{rs} Justices
Gentlemen on which with and with that he and the said Judge, Sir John of the Place on the
Gentry of Middlesex Justices on which with and did on Thomas Hill do and on the said
having after mentioned advice of the Lords of the Council at the West Indies but at the said
having present in Bath that Thomas Hill do and on the County of Middlesex in England's
Exchequer and Henry Dyett of Dorchester in the County of Middlesex merchant duly sworn
that and under respective Oaths and Oaths taking a further to depose matters with the
Oath and produced and shown to the Defendant at the time of swearing his Oath
and did transcribe the eighteenth day of February in thousand eight hundred and
Eighteen and made like in the said Thomas Hill of whom put up and in Henry Dyett
of the said Port and that the Signatures Thomas Hill and Henry Dyett should be taken as
the names of the Parties making the same and the proper hands writing of the said Thomas
Hill and Henry Dyett and it that the Signatures T. H. Hambrooke Heydenshall
shown in and as the names of the witnesses attesting the execution here of by the said Thomas
Hill and Henry Dyett are of the proper hands writing of the said Frederick Bage King and
of this Defendant.

J. Lambrick, Hylton Hall

Spent at the mansion house this 19th
March 1870. By fire in p.m.
C. Smith.

Давид:

To all to whom these presents shall come, I Sheweth that Southey's College of the City of London, the pursuance of an Act of Parliament made and passed on the 5th day of the month of June last, whereby King the Queen's Subjects are authorized to purchase and recover of debtors his Majesty's Plantations and Colonies in America. Do hereby Certify that on the day of the last hereof Personally came and appeared before me Thomas Lambart, Esq. the Defendant named in the Affidavit hereunto annexed being a Person well known

[illegible][illegible]

[illegible][illegible]

From the day on a year past is then written of and from the within named Dudley Smith
he felt him of his hundred and four pounds, two shillings and three pence of course
gold another money of the said Island being the consideration money within mentioned the

Importance of an Act of the General Council and Assembly of the Islands of the West Indies, passed on the twenty-first day of June, one thousand seven hundred and five, for the better and more effectually supplying the want of Slaves and Recoveries on these Islands, as far as making any One a Slave is a duty incumbent and acknowledging before any of His Majesty's Justices of the Court of Common Pleas in the Kingdom of England or Ireland, or any of these Islands equivalent thereto, or Recovery of Slaves and Recoveries, duty and regularly lived and suffered in any of His Majesty's Court of Record at Westminster. Personally appeared Henry Smith, Elizabeth Singer, Richard & Charles and others, his Wfs. Charlotte McMan or, Thomas McMan or, Robert Deane and charged his Wfs. Solicitors the within Indenture and to acknowledge that the said Charles and the Solicitors of the said Indenture as by them and each of them duly sworn as their and each of their Solicitors and subject to Act and Do, and that they are each of them made this Acknowledgment towards the same Dues of Office at the place all their and each of their

[illegible][illegible]

[illegible][illegible]

[illegible][illegible]

[illegible]

of John Thomas Plummer are accompanying the twenty of the several mentioned Indentures
 of the said Thomas Plummer are accompanying the twenty of the several mentioned Indentures
 the twenty due there should be paid to the said Henry Dyer a thousand and eight hundred and a certain number of
 his Executors, Administrators and assigns subject to the Order for a certain sum of the said Henry Dyer
 the said Thomas Still did thereby affirm that on the mean time and date such money and should
 know the said Thomas Plummer, John Still, Richard, Thomas William Plummer and the
 Plummer their heirs, Executors, Administrators and assigns should stand obliged and bound as of the
 Promises conveyed to them by way of Mortgage, but without prejudice to such Mortgage. In Witness
 the said Henry Dyer his Executors, Administrators and assigns for the said Henry Dyer the Payment of the
 said sum of thirty two thousand five hundred and seventy five pounds and six pence and six farthings
 In Witness whereof the said Thomas Still his heirs, Executors, Administrators and assigns on the first day of
 the said month of August in the year of our Lord one thousand eight hundred and thirty five
 and the said Thomas Still his heirs, Executors, Administrators and assigns on the first day of
 his personal Attorney, Executors, Administrators and assigns for the Payment to him of the
 said sum of thirty two thousand five hundred and seventy five pounds and six pence and six farthings
 the same on the several days and times and in the manner and on the manner in the said Indentures
 made in and to the said Thomas Still as in and by the said Indentures made in and to the said Thomas Still
 and Assignments and Bonds respectively referred to herein and which will more fully and at large
 appear and which as the sum of five thousand and five hundred and seventy five pounds and six pence and six farthings
 and seven pence on the said date and in the said Indentures made in and to the said Thomas Still
 due and owing from the said Thomas Still to the said Thomas Plummer John Still, Richard, Thomas William Plummer
 Thomas William Plummer and John Still Plummer has been fully paid and satisfied by the said
 Henry Dyer in pursuance of the Payment for that purpose then made in and to the said Thomas Still
 and in the said Indentures made in and to the said Thomas Still and in the said Indentures made in and to the said Thomas Still
 the said Thomas Still has given been made in and to the said Thomas Plummer John Still, Richard, Thomas William Plummer
 John Still, Richard, Thomas William Plummer and John Still Plummer to the said Thomas Still
 in both the said Indentures made in and to the said Thomas Still and in the said Indentures made in and to the said Thomas Still
 and whereof no part of the Principal sum advanced by the said Indentures made in and to the said Thomas Still
 and Assignments has been paid off and satisfied but the whole of the said sum of thirty
 two thousand five hundred and seventy five pounds and six pence and six farthings
 shall remain due and owing from the said Thomas Still to the said Henry Dyer. In a
 witness whereof the said Henry Dyer to the said Edward Hinckley and Cornelius Paine
 and for the said sum of five thousand five hundred and seventy five pounds and six pence and six farthings
 and the said Henry Dyer has proposed to leave the Payment thereof and of such further
 sums of money as the said Edward Hinckley and Cornelius Paine shall at any time
 hereafter at the request of the said Henry Dyer advance on the account or by the
 return of the use of the said Henry Dyer by way of loan, discount, discount of Bill or
 otherwise however together with interest on all such advances by and assignment of the said sum
 of thirty two thousand five hundred and seventy five pounds and six pence and six farthings
 and Bonds respectively and all Interest on respect of the same and a Commission of the said
 Mortgage Indentures in the manner herein appointed. Now this Indenture Witness
 that in and consideration of the said sum of thirty two thousand five hundred and sixty five
 from the said Henry Dyer to the said Edward Hinckley and Cornelius Paine as aforesaid
 as the said Henry Dyer doth hereby admit and acknowledge and in favoring the Payment of

[illegible]

igned, Sealed and delivered / being Just

Early Manifest / In the Prisoner of

James Buma

Chas. C. Mayo & Son, New York

Baxendale and Tatham

10 George Arms Park

Edman Brus

London

London to West.

[illegible][illegible]

James Barra?

Given at the Court of the City of London this
9th Day of December 1570.

Before me
John the Shop
Mayor

[illegible]

In Paris and Estomongueaux of the said Indolayer
have caused the death of the Officer Majorally of the said
City of London to be himself and others and the Inven-
tion of a new machine. And the said machine
has been used and improved by the said Officer
and the said machine also improved. Dated in London the
5th day of December the Year of our Lord one thousand
Eight hundred and Ninety.

Mordulo

I NOW all then by this presents that I Henry Eggle of the City of London, Merchant, have made and caused to be made and appointed by these presents to make and appoint Joshua Eggle and William Allsup, Esquires of the Island of Antigua, and a Nathan all with Esquire, Robert Selby Esquire and James Allsup Esquire of the Island of Antigua, that my true and lawful Attorneys and Agents be to them jointly and to either of them separately, I do hereby give full Power and Authority for and in my name and on my behalf or on any other legal or on our secret and private and necessary and convenient for all and every or any Person or Persons whomsoever Antient or Modern or otherwise in the West Indies whom it doth shall or may concern between all and every the King our heirs and assigns both present and future.

[illegible][illegible]

John Taylor Clerk to Abraham Pat of the City of London Mayor Public notary
 doth and saith that he was present and did a subpoena of Entry of the City of London Much and
 doth and as his duty and duty require and deliver this subpoena or bill of attorney
 thereunto annexed and that the Execution of the said John Taylor as an Executor at Foot of the said
 execution of the said Attorney as a Witness to the said Execution thereof is of the same proper hand
 Writing of him this day tenent.
 John Taylor of the City of
 London this 29th Day of November 1849
 Before me
 Geo Bridges
 Mayor

I call to whom this presents shall come I George Bridges and attorney of the City of London
In pursuance of an Act of Parliament made and passed with the Fifth Year of the Reign of his late
Majesty King George the Second. Intituled an Act for the more easy removal of Witnesses the
Magistrate's Writs to them and Colonies in America. I do hereby Certify that on the Day of the said Henry
Pownall ^{alias} came and appeared before me John Taylor, the deponent named in the said Affidavit hereunto
annexed being a Person well known and worthy of good Credit and by solemn Oath which the
said deponent then took before me upon the Holy Evangelists of Almighty God, &c. &c. solemnly and
sincerely declare testifies and depose to be true the several matters and things mentioned and con-
tained in the said Annexed Affidavit.

In Faith and Testimony whereof I the said Secy. has signed
Have caused the Seal of the Office of Attorneys, of the said

[illegible]

Sealed and delivered

In the Presence of
Geo. J. Crook

Ind. Dwydy (A)

John Dwyer (7)

Samuel Irish

Ich. Schambus

[illegible][illegible]

[illegible][illegible]

I Subj Prisoner of

Jno Dowdy (+)
 P. N. Dowdy (+)
 Eliza Dowdy (+)
 Robert Dyett (+)
 Samuel Elnosh (+)
 Chas. Phamlos (+)

Montserrat

Received the day an ^{note} ~~order~~ written of and from three other names Saml^r the
Isiah and Charles Charlesky and a full sum of sundry things of current gold and silver money, coins
and also the sum of One hundred and Twenty Dollars of the money paid by three other names & I think
probably being the full consideration within an interest to be paid by them & us.

John

John Jos Cowdy

Robert D. Dwyer

Montarnat-

Before the Honorable Richard Henry Dwyer Justice of the Court of
Hansard Bench and Common Pleas held for the said Island.

47 In pursuance of a writ of Habeas Corpus and Assault of this said Island made and issued the 1st Sunday first day of June in the said fourth and sixth years last intitled an Act for the better regulating the want of Hives and Bees in this Island and for granting any and all other duties, taxes and acknowledgements any of His Majesty's duties of this town or any of His Majesty's Towns of England or Scotland or any of these Islands Power about her for an recovery and Hives and Bees in duty and regularly levied on and paid in any of His Majesty's Court of Sessions at Westminster. Personally appeared John Dwyer and John Dwyer and Elizabeth Wif. spouses to be within and when and did acknowledge that the said Indenture and Acknowledgement had been made thereto due by them and each of them duly received as and for her Town and paid. And that they made this acknowledgement on oath under their Oaths official to Beadles and Clerk of the said Beadles and Bees in duty of any her now being or to be hereafter upon all or any of the said pieces of parcel of land Buildings and Towns with the Appurtenances and lands thereto and Towns by the said Indenture of the second of these. And the within named Elizabeth Wif of the said John Dwyer being by me privately and apart examined for her said husband's acknowledgement that she is the said Elizabeth Dwyer the wife of the said John Dwyer and is a single woman.

361
 and of the confinnall and come attesting the same have been used by the Said Bishop
 many the former as well as the latter I have notations of from that of the Said
 may be said and which I am confident of being in the said Bishop's hand as well
 to the present of the said Bishop's seal and signature of the said Bishop's seal and
 and which I am confident of being in the said Bishop's hand as well
 thousand and six hundred and six.
 Richard L. [Signature]

Now at
Island
Personally appears before the Court of Enquiry the subscribing Witness to the
within Instrument of Writing aforesaid, in which he declares, that he is duly sworn
deposed and sworn that he believes the due Execution of the same
 sworn before me
Notary Public

[illegible]

John, Walter and Arthur
 1863
 John L. Lynch

Monson at Providence, Monday, 24th Nov. with me under a fan from the eastern or more Buckard
Bentley, the fellow of Shute, the friends of Providence, told another money bag, the for students,
with me when I left by him, but I say as in my m. f.

[illegible][illegible]

It is my Positive Instructions that every Person owing me shall be Paid on the first Endorsing Day
without respect to Persons

Attest
 Before James Masters Esquire Recorder of the said
 Island.
 Personally appeared William Chambers the Subscribing witness the within
 Instrument of Writing, who being duly Sworn depose and say that the contents of the Declaration
 of the same
 Sworn March 2nd 1821
 James Masters Recorder
 Will^m Chambers

Herbert

[illegible]

William Dill

James X. Harrick

Mark

68 *Polyporus*

1891

Received Twenty and four shillings and six pence from the within named Henry Dalg the full Sum of One hundred and Ninety five pounds and eleven shillings of the said Island being the Consideration Money mentioned to be paid.

Dr. S. X. Street

Mark

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Hesperis

By the Honorable Joseph H. Perkins President and a Deputed Representative of the said Island

[illegible]

Passed the office

James M. Masten

Clark of the Ordinary

Given under my hand and seal this Twentieth
day of January in the Year of our Lord One thousand
Eight hundred and Twenty One /

Joseph L. Herbert


Dep Ordinary

Noted and Deflected the entry of all the boats to the wharves and Quays of Bristol and Plymouth last of the Month of March 1794. I was directed to do so by the Honble the Secretary of the Admiralty.

[illegible]

[illegible]

In the presence of
Jⁿ Lannonier

Path Bass Only 

Francis Cairns Daly

Present Members at the day and hour within written of and from the within named Richard and
Thomas Newth, the son of Sir John Newth, of lawful attorney of the said town being the counsel and attorney
for the same.

Winds
2nd Harmonics

Wash Bass Daily

Francis Cairns Dely

Montserrat.

This Indenture

[illegible]

[illegible][illegible]

[illegible]

Laid and delinquent Possession of the said
 Slave Leah, having been first taken in possession
 of by John Willons.

Jno. W. Mearns

Early Fall

Prasid. Amoswell, Friday said the within writing of an offer the within amount of such. All the
 said will give our hand and for Bonds of Governor William of the Money of the said dollar
 long the Ill. Consideration within mentioned to have been paid by her to pay.
 W. H.

W. H. H. H.

J. W. McNamee

Jno. Gibbons

Attest
James M. Hester Esq. Justice of Peace &c.
Personally appeared John M. M. and being the said on being sworn depose and say that the within
Instrument of Writing was truly shown exposed and read that he witnessed the due Execution
of the same by the within
Given March 27th 1851

James M. Lassus
Pres of B. U. S.

J^{ro} McNamee.

[illegible]

In the Presence of }
Wm. B. L.

her
bra x ellison
unk

P. Whistling 

Peace & comfort at the day and Year list within. Within of and from the within name P. B. What the
the Just and full sum of our Billings of our cost hold an & sell a copy of the said & sell a copy
the Consideration within on the said & action paid by him here

Witness
Wm B. N.

Ina X Martin

W. S. and B. J. Jones Alaska Bureau of Geology and Mineral Resources
Respectfully appeared William Bell the Subscribing Witness to the within of the record
of Mining and being duly sworn depose and Say that he was present and did See the same
day located.
Sworn before me this day of
months and light and order and Fairly given

[illegible]

Extracted by W^m M. Pullig.
Proctor Dubois Commission

Lawn under Hamby
Round south of the Pond
of Hambury

A. B.

Duplicate

J. L. G.

[illegible]

Nathl Gutting
R. L. Campbell ? Deputy
Geoanna S Register

[illegible]

Dr. Harkins Dr. Cash & Expenses		To August Current with		Rec'd of the N. Am.	
July 1 st	to Cash paid for 100 lb of flour	50 00	100 lb of flour for day		500 00
July 8 th	to Cash paid for 100 lb of flour	50 00	100 lb of flour for the balance		
Aug 2 nd	to Cash paid for 100 lb of flour	50 00	100 lb of flour for 100 lb of flour		
April 30	to Balance of 1800	62	to Cash for 100 lb of flour		
	Balance due to day from Harkins		By Harkins Cash for 100 lb of flour		
	Shows how Harkins debt is paid		100 lb of flour for 100 lb of flour		
Aug 11 th		50 00	By Harkins Cash for 100 lb of flour		
			100 lb of flour for 100 lb of flour		
			By Harkins Cash for 100 lb of flour		
			100 lb of flour for 100 lb of flour		

Remitted the 1st of the 10th May 1855
Sundays on 12th 11th 10th 9th 8th 7th 6th 5th 4th 3th 2nd 1st of the month

Crois Presbiter

London 30th April 1870

Richd. S. Ho. Mear

Unlabeled

[illegible]

James Macleay

Archibald Gordon

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Memorandum of Agreement made the twenty second day of March one thousand eight hundred and sixteen Between Henry William Jones of Kansas City in the County of Washington, Kansas, and Alexander Hudson of the New City of Chicago in the City of London Merchant the Bishop created a name in the East Walling's Testament of a London citizen, late of the said City of London Merchant thus late Testin. Records of the One last and Thomas Hill of the Island of Manhattan in the West Indies but now residing in that place, who the said in the County of Middlesex of the said first

[illegible]

[illegible][illegible]

In the Presence of

Ans: old Lyones

Thos Jas. Dunt } Winchester.

Henry Wm. Parnoy

Sender Mason

Thomas Still

Thomas James Gent of John and Annea Spear in the City of London Gentlemen sheweth that notwithstanding that Henry William Esquire of his said Estate in the County of Buckingham Esquire, it under an indenture of the 11th July becom bind in the City of London Merchant but now deceased to the living execution named in the Last Will and Testament of Richard Macon Esquire of the said City of London Merchant that his said within Successors and Thomas Hill of the said County of Berkshire with that Indent but then Esquire now that place within Indent in the County of Middlesex Esquire, perfectly named in the More or less of Agreement between the Towns of Eton & Gray of March one thousand Eight hundred and six, five and three and annexed the originally between the said Agreement in the Presence of John Colles Esquire of Ten Church Street in the City of London Merchant that the said James Gent and the Names Henry Wm Esquire, Richard Macon, and Thomas Hill, Indent, respectively signed and subscribed at the said last signing the same and the Names John Colles Esquire, the said James Gent, which also signed and subscribed the Indent at the signing the signatures of the said Henry William Esquire, Richard Macon, and Thomas Hill, are all of the Proper Hand writing of the said Henry William Esquire, Richard Macon, Thomas Hill, John Colles Esquire and their Esquire, respectively.

Given at the Mansion House in
the City of London this 19th Day of
April 1871. *Perfore me*

Thos Jas Gunt

John Thos Thos
Hayes

[illegible]

[illegible]

In the presence of

Richard Lombus

Samuel L. Irish

Wm Chambers

Harry Chambers

Lames Meade

Chambers J

Removes the Pig and Hair without hurting the skin upon the Withers, Neck, same disease on Chalks
Chambers the name of the Pills is of course false and self-evident during the full moon or when
Moon, without mention of the cause of the disease.
Withers

Richard Thompson, Samuel L. Smith

Yours Hambs

[illegible]

...the ... of the ...

[illegible][illegible]

[illegible][illegible]

[illegible][illegible]

Witnessed - Before the day and place within mentioned of and from the within names signed by the hand of John & William Chapman with and other who of the said said being the full number of witnesses present to be signed by the said said

Wings

John Chapman

William Lecker
Mary Eliza Lecker
Elizabeth Lecker
Henry Lecker
John Lecker
William Lecker James Lecker

Witness

Personally appeared John Chapman on the 15th day of October 1819 at the Court of Probate in the County of York in the State of New York being duly sworn depose and say that he is the father of the said said

John Chapman

John Chapman

Witness

In all to whom this said will shall come James Lecker of the said said County of York in the State of New York being duly sworn depose and say that he is the father of the said said

James Lecker

James Lecker

In the Name of God. Amen

I William Lecker of the County of York in the State of New York being duly sworn depose and say that I am the father of the said said

by any other means in writing and he has done so at the Court of Probate in the County of York in the State of New York being duly sworn depose and say that he is the father of the said said

John Chapman

John Chapman

John Chapman

Witness

Before the Honorable Joseph Hubert Esquire Judge of the said County of York in the State of New York being duly sworn depose and say that he is the father of the said said

Personally appeared Thomas Chapman Esquire on the 15th day of October 1819 at the Court of Probate in the County of York in the State of New York being duly sworn depose and say that he is the father of the said said

Joseph Hubert

John Chapman

This is a Goddell to be added to and made a part of the Last Will and Testament of the said said

[illegible]

I have the honor to acknowledge the receipt of your letter of the 10th inst. in relation to the above named subject. I have the honor to acknowledge the receipt of your letter of the 10th inst. in relation to the above named subject. I have the honor to acknowledge the receipt of your letter of the 10th inst. in relation to the above named subject.

Eleven before me this Twentieth Day of October
me Thous and Eight hundred and Twenty one

Robert D. D. D.

[illegible]

I am char'd that paper and such ill-manner'd Substitutes, and Substitutes at pleasure to remove and
 displace any other or others in the same place of him or them. It is more so. Displeas'd as aforesaid to remove
 and appoint any other or others. It is more so. And you are to be assur'd, on this paper, all and every such
 further and other Caught and reasonable legal Ends, relations and things for the better Ordering and discharging my
 the Service as a Lieutenant shall grow especially and especially to all Orders and Instructions as in the Case now
 before God and me, I shall do as if he was Entirely Present and did the same, fully satisfying, allowing and
 confirming as aforesaid to allow shall and to pay all and whatsoever the said Charles Count, Charles Count
 and Charles Count or any of them shall lawfully demand to be done in or about the Premises by Order
 of the said Lord John. A Letter of Attorney is given by the same Indignation in this County of Essex of the
 above relation being thereunto may or may not be large appear. Now I know He had of
 the said books bound by Order of the Premises given and bound to me by the said Lord John
 A Letter of Attorney is given by the same Indignation in this County of Essex of the
 above relation being thereunto may or may not be large appear. Now I know He had of
 the said books bound by Order of the Premises given and bound to me by the said Lord John
 A Letter of Attorney is given by the same Indignation in this County of Essex of the
 above relation being thereunto may or may not be large appear. Now I know He had of
 the said books bound by Order of the Premises given and bound to me by the said Lord John

Chas. Court

[illegible]

Rec^d of Dues &c

Montserrat

These are in His Majesty's name to will and require likewise to
forthwith at your soonest desire to repair to all such place or places as shall be to you
rememored by William Bell administrator of all and singular the Goods and Chatties
rights and Credits which were of Martin O'Neill and then and there inventory and take
Appraisement to make of the Said deceased Person's Estate, and the same to return
under your hands and Seals within Forty days after the date hereof into the Ordinary
office of this Island and for your So doing this shall be your sufficient warrant.

Passed this Office
James Masters

Clerk in Ordinary

Given under my hand and Seal this tenth
day of December in the Year of our Lord
One thousand Eight hundred and twenty One
Joseph Herbert

[illegible]

45 x 5 155 8 9

amounting in the whole to the sum of one hundred and sixty five pounds Eight Shillings and Nine pence Current Gold and Silver Money. Witness our hands and seals the twentieth day of December in the year of our Lord One thousand Eight hundred and twenty two.

J. L. Jagan
George W. Jagan

②
②

Sealed & Signed by
J. L. Jagan

Know all Men by these Presents that I Colin Robertson of the City of London Merchant the Surviving Executor named and appointed in and by the last Will and Testament of Major General George William Ramsay late Governor of His Majesty's Islands of Antigua following in the West Indies for divers good Causes and Considerations the said Ramsay having made Ordained Nominate Constituted and Appointed and by these Presents do make Ordain Nominate Constitute and Appoint and in my place and stead put and depute George Anthony Ramsay a Captain in His Majesty's Regiment of Foot now residing at Antigua and James Gilchrist of the same place Esquire jointly and each of them Separately my true and lawful Attorneys and Attorney, for me and in my name as such Surviving Executor as aforesaid or in the Name of the said George Anthony Ramsay and James Gilchrist jointly or either of them Separately to appear in any Court or Courts Ecclesiastical or Civil that shall be proper or necessary before any Justice or Judges Magistrates and other Officers in the said Island of Antigua and Montserrat and in my Name as such Surviving Executor as aforesaid or in the Name of the said George Anthony Ramsay and James Gilchrist jointly or either of them Separately to obtain and procure fulfilment of the Will of the said George William Ramsay deceased and Effect of Administration full and Singular the said Ramsay's rights and Credits of the said George William Ramsay in the said Islands of Antigua and Montserrat as shall be requisite and necessary to enable the said George Anthony Ramsay and James Gilchrist jointly or either of them Separately to do as the legal personal representative or representatives of the said George William Ramsay deceased in the said Islands of Antigua and Montserrat respectively and also for me and in my Name as such Surviving Executor as aforesaid or in the Name or Name of the said George Anthony Ramsay and James Gilchrist jointly or either of them Separately or otherwise as shall be thought fit or necessary but to and for my use and benefit as such Surviving Executor as aforesaid to ask demand sue for recover and receive of and from all and every persons and persons who ever residing in the said Islands of Antigua and Montserrat whom it doth shall or may concern All and every my debt and debts Sum and Sums of Money goods chattels Ware and Merchandises for parts and effects

of what nature and kind soever which now are or shall or may at any time or times hereafter become due owing payable or belonging to me as such Surviving Executor as aforesaid by all lawful and reasonable ways and means whatsoever in my Name as such Surviving Executor as aforesaid or in the Name or Name of the said George Anthony Ramsay and James Gilchrist jointly or either of them Separately or otherwise as shall be thought fit or necessary to make give sign Seal and discharge in the said Islands of Antigua and Montserrat the said George Anthony Ramsay and James Gilchrist jointly or either of them Separately their debts proper and in Case of Nonpayment or Nondebtor of all or any part or parts of the said debts and Sums of Money goods Ware Merchandises Property and effects or any part or parts thereof to Commence institute prosecute and Carry on one or more Action or Actions Suit or Suits at Law or in equity Attachment or Attachments or other proper proceeding which shall be requisite and necessary to Compel the Payment thereof or of any part or parts thereof and also to liquidate liquidate and finally settle all and every Account and Accounts now open depending or unsettled between me as such Surviving Executor as aforesaid and any person or persons residing in the said Islands of Antigua and Montserrat and to receive all such Balances or Balances and Sum or Sums of Money goods and effects as upon the liquidation and settlement of any such Account or Accounts shall appear to be due owing and deliverable to me as such Surviving Executor as aforesaid and in Case of refusal of Nonpayment of all or any of the said Balances or Balances and Sum or Sums of Money goods or effects as last aforesaid to Compel the payment thereof by all or any of the ways and means aforesaid And also for me and in my Name as such Surviving Executor as aforesaid to appear and my power to represent and prosecute in all Court and before all Ministers Judges and Magistrates both at Law and in equity in the said Islands of Antigua and Montserrat as to the said George Anthony Ramsay and James Gilchrist jointly or either of them Separately that I am well and most Conducive to my Interest as such Surviving Executor as aforesaid and to sue arrest distrain seize sequester imprison and Condemn the persons and property of any person or persons residing as aforesaid indebted or who shall or may hereafter become indebted to me as such Surviving Executor as aforesaid and such persons out of prison to release and discharge as the said George Anthony Ramsay and James Gilchrist jointly or either of them Separately shall think fit and also to Compound Compromise Submit to Arbitration Conclude and agree any debt or debts or Sum or Sums of Money which now is or are or shall or may at any time or times hereafter become due owing or belong to me as such Surviving Executor as aforesaid from any person or persons whomsoever as aforesaid and any Claim or demand dispute difference or Controversy Subverting or depending or to arise between me as such Surviving Executor as aforesaid and any person or persons whomsoever residing as aforesaid and for that purpose and for and in my behalf and in my Name as such Surviving Executor as aforesaid or in the Name or Name of the said George Anthony Ramsay and James Gilchrist jointly or either of them Separately to enter into

Separate Receipts and deliver more more find or bonds of Obligation, or other securities
in the instrument of licence and assignment, and to bind to Obey in like by and perform
the Award Order and arbitrator, awards, Order, and Arbitrator of such an
Arbitrator, or arbitrator as shall be thereby appointed, and to Sign Seal and
execute all receipts acquittances release and discharged as shall be required by
such Arbitrator or arbitrator as shall be thereby appointed, and to Sign Seal and
execute jointly or either of them Separately shall think needful or necessary
and generally to manage Conduct and to act in all and every the affairs and
things hereinbefore mentioned in such manner as to the said George Anthony Ramsay
and James Pickershot jointly or either of them Separately shall seem good beneficial to my interest
as such Surviving Executor as aforesaid. And lastly I do hereby give and
grant unto the said George Anthony Ramsay and James Pickershot jointly and
each of them Separately full power and Authority to act in the promised affairs
and especially to all intents and purposes as I as such Surviving Executor as aforesaid
might or could do if personally present at the doing thereof. **Hereby ratifying**
allowing and confirming and agreeing to ratify Confirm and allow and to be
as good and Valid as the same will and whatsoever the said George Anthony
Ramsay and James Pickershot or either of them shall lawfully do or Cause to be done
in or about the premises by Virtue and in Execution of these presents. **In Wit-**
ness whereof the said John Robertson has hereunto set my hand and Seal
the nineteenth day of February in the year of our Lord one thousand eight hundred

and twenty,
Signed Sealed and
delivered in presence

C. Robertson

W. B. Hants.

32 Finchurch Street

Ed. Poulton & Son Bank Buildings
London.

I Edward Poulton of New Bank Buildings in the City of London Gent.
maketh oath and says that he was present and did see the said John Robertson
of Attorney hereunto Annually duly Signed Sealed and delivered by the herein
named John Robertson and is Signed Sealed and delivered the same in the
presence of William Batty Thand of Finchurch Street in the City of London
Esquire and the Deponent and that the Name "C. Robertson" set and subscribed
to the said Deed, Bill or Letter of Attorney as the party executing the same
is of the proper Hand Writing of the said John Robertson, and that the Name
"W. B. Hants" and "Ed. Poulton" subscribed to the attestation thereunto written
as the Witness to the due execution thereof by the said John Robertson, are
the respective proper Hand Writing of the said William Batty Thand and
the Deponent.

Sworn at the Mansion
House, London the 22nd

Ed. Poulton

day of February 1820

Before me

Geo. Budget Mayor

To all to whom these presents shall come I George Budget Lord Mayor
of the City of London in pursuance of an Act of Parliament made and passed
in the Fifth Year of the Reign of his late Majesty King George the Second Intituled
An Act for the more easy recovery of debts in his Majesty's Plantations and Colonies
in America Do hereby Certify that on the day of the date hereof personally came and
appeared before me Edward Poulton the depoment named in the Affidavit hereunto annexed,
being a person well known and worthy of good Credit, and by Solomon Cathcart
the said Depoment then took before me upon his Holy Evangelists of Almighty God Did
 solemnly and sincerely declare testify and depose to be true the several matters and
things mentioned and contained in the said Annexed Affidavit.



In Faith and Testimony whereof I the said
Lord Mayor have caused the Seal of the Office of Mayoralty
of the said City of London to be hereunto put and affixed
and the Deed with a letter of Attorney mentioned and
referred to in and by the said Affidavit to be hereunto also
Annexed. Dated in London the Twenty Second day
of February in the year of our Lord one thousand eight
hundred and twenty.

Windle

To all and Singular the faithful in Christ to whom these
our presents letters Testimonials shall now or when, the matters herein written do or
may hereafter in any wise concern. Charles by divine providence Arch Bishop
of Canterbury primate of all England, and Metropolitan. Lord Prebendary
in our Lord God everlasting and with that undoubted faith be given to these presents
and do make known and will that it is hereby made known to you that on a
searching the Registry of our prerogative Court of Canterbury in the Archives thereof
there well and faithfully preserved and kept we have found among other things on
the same that on the eighteenth day of February in the year of our Lord one thousand
eight hundred and twenty at London before the Reverend John Cauley
Doctor of Laws, Senechal of the Right honorable Sir John Nicholl
Knight also Doctor of Laws Master of Requests of our prerogative Court
of Canterbury Juridical Senechal Enrolled the said Bill and Testimonials of
George William Ramsay late of Hygrove Street in the County of
Middlesex Esquire a Lieutenant General in His Majesty's

Lord and Governor of his Majesty's Islands of Antigua and Montserrat in
 the West Indies deceased having whilst living and at the time of his death Deeds
 Chattels or Credits in divers dioceses or jurisdictions sufficient to found the Jurisdiction
 of our prerogative Court of Canterbury aforesaid was proved, Approved and registered
 and administration of all and singular the Deeds Chattels and Credits of the said
 deceased or any way Concerning the said Will was granted to Colin Robertson
 Esquire the surviving Executor named in the said Will he having been already sworn
 well and faithfully to administer the same and to make a true and perfect Inventory
 of all and singular the said Deeds Chattels and Credits and to exhibit the same to
 the Registry of our said Court on or before the last day of August next ensuing and also
 to render a true and true account thereof which said Will fell due in this World.
 This is the last Will and Testament of me Major General George William Ramsay
 Governor of his Majesty's Islands of Antigua and Montserrat in the West Indies who
 at present residing in Wigmore Street in the County of Middlesex first I direct all
 my just debts and funeral expenses to be paid and Satisfied, and I give and bequeath
 unto my dear Wife dear Charlotte Ramsay all such Estate and Interest as I have
 in a certain Customary or Copyhold Messuage or dwelling House Garden and premises
 situate at Chesham in the County of Bucks heretofore the property of my father
 George Ramsay Esquire now deceased and all other my real Estate to hold to her
 my said Wife and her assigns for and during her Natural life, and from and after
 her decease then I give and bequeath the same respectively unto my Son Captain George
 Antonio Ramsay his heirs and assigns for ever also I give and bequeath to my said
 Wife all my household Goods, Plate Jewels, China, Glass Pictures, Books, and
 other household effects during the term of her Natural life and after her decease
 I give the same to my said Son George Antonio Ramsay his Executors and administra-
 tors and I give to my said Wife absolutely all my Wines and other Liquors, and as
 to all the rest residue and remainder of my personal Estate and effects whosoever
 and whatsoever not heretofore otherwise disposed of I give and bequeath the same
 unto my good friends David Millegan and Colin Robertson of Finchmark Street
 London Merchants their Executors and Administrators upon trust to Convert such
 parts thereof as shall not at the time of my death consist of Money into money
 and place the same and all other the said residue of my said personal Estate
 out at Interest on Government or Bank Securities with power from time to time
 to vary alter or Change such Securities for others of such or the like Nature as to
 my said Trustees or the Survivor of them his Executors and Administrators shall
 see fit and to pay and Apply the Interest and Annual Dividend thereof and of
 every part thereof unto or otherwise permit my said Wife dear Charlotte and her
 assigns to receive the same during her life for her and their own use, and from
 and after the decease of my said Wife then I direct that my said Trustees and
 the Survivor of them his Executors and Administrators shall stand possessed
 of the said residue of my personal Estate and the Stocks Funds and Securities
 in or upon which the same shall then be invested upon trust for my said Son
 George Antonio Ramsay his Executors and Administrators and shall Appoint
 transfer or pay the same to him or them accordingly. And it is my Will
 and I direct that my said Trustees and the Survivor of them his Executors

Shown under cover of Hand and signed

and Administrators shall in the first place deduct and retain to themselves
 and himself all Costs and expences which they or he shall incur or be put to
 in the execution of the trusts of this my Will and that none of them shall be answer-
 able for the other of them or the Acts deeds receipts disbursements or disbursements of the other
 of them but each for his own only nor for any debt which shall or may happen to my said
 Trust Estate, provided the same happen without their or his Negligence or default. And
 lastly I nominate constitute and appoint the said David Millegan and Colin Robertson
 Executors of this my last Will and Testament hereby revoking all former and other Wills
 by me made in witness whereof I have to the first Part of this my Will contained in
 two Sheets of Paper set hand only and to the second and last Part my hand and
 Seal the twenty first day of February in the Year of our Lord One thousand eight
 hundred and sixteen. Geo. Will. Ramsay Signed Sealed Published
 and declared by the said Testator George William Ramsay aware for his last Will and
 Testament in the presence of us who in his presence and in the presence of each other
 have hereunto Subscribed our Names as Witnesses. Shedden Swinnett of Chesham
John Henry Taylor Hugh Taylor both of Wigmore Street
 London Attorneys.

In faith and Testimony of all and singular which
 premises we have Amovet these our present letters Testimonials to give
 forth and to be Corroborated and Confirmed by affixing thereto the
 Seal of our prerogative Court of Canterbury aforesaid which we
 use in this behalf. Given at London as to the time of the afore-
 said and bearing these presents the twenty first day of February
 in the Year of our Lord One thousand eight hundred and sixteen
 and in the Sixteenth Year of our Translation.

Extracted by Tenor Bush and Tenor
 Brookers - Doctors - Commons
 Esq. Esq.

Geo. Gooling Deputy
 John Gooling
 R. C. Gooling Registrar

Edward Norton of New Bank Buildings in the City of London Gentleman
 maketh Oath and Saith that he did on the Twenty first day of February Instant
 examine the Execution of the Deeds of the Will of George William Ramsay
 Esquire of Wigmore Street in the County of Middlesex Esquire a Lieutenant General
 in His Majesty's Forces and Governor of His Majesty's Islands of Antigua and
 Montserrat in the West Indies deceased heretofore deceased (named with the Eliza-
 beth) with the Original Will of the said George William Ramsay and that the same
 Execution contains a true Copy thereof and the dependent further Saith that he
 was present and did see Richard Shadyn Esq. one of the Deputy Registrars
 of the prerogative Court of the Archbishop of Canterbury for and on behalf of
 himself and George Gooling and Nathaniel Gooling the other Deputy Registrars
 of the said Court sign their said Execution and that he the depen-

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was also present and did see the Seal of the Said Jurisdiction Court affixed to the Said
 copy of the said Will and Testament of the Said Deceased.

Sworn at the Mayor's Office
 London the 22nd day of February
 1820

Edw. Budge, Mayor

So all to witness the present Seal of the said Mayor and the Seal of the Office of the Mayor of London in pursuance of an Act of Parliament made and passed in the 14th year of the reign of his late Majesty King George the third entitled an Act for the more easy recovery of debts in his Majesty's Plantations and Colonies in America, Do hereby certify that on the day of the date hereof personally came and appeared before me Edward Budge the deponent named in the Affidavit hereto annexed, being so sworn with him and worthy of good Credit and by him sworn both which the said Deponent has taken before me upon the Holy Evangelists of Almighty God. Did solemnly and sincerely declare truly and avow to be true the several Matters and Things therein and contained in the said Annexed Affidavit.



In Faith and Testimony whereof I the said
 said Mayor have caused the Seal of the Office of Mayoralty
 of the said City of London to be hereunto put and affixed
 and the Copy of the said Will and Testament to be hereunto also annexed
 Dated in London the Twenty Second Day of February
 in the year of our Lord One thousand Eight hundred and

Wm. Budge

Summ'd under

Montserrat

In the Name of God Amen I Thomas Wimpere of the said
 of Montserrat Esquire do make this my Last Will and Testament, That I do
 give and bequeath unto my Beloved Wife Frances Wimpere all my Plate, Money
 house hold furniture, goods and household stuff for house keeping which I may by
 myself or by her and her Executors Administrators and Assigns to her and for
 her and their executors and assigns absolutely, And I also give and bequeath
 unto my said Wife Frances Wimpere all and singular the rest residue and
 remainder of all my Estate real and personal that I may die possessed of in Great
 Britain, America or elsewhere or otherwise be entitled to at the decease of
 my Mother Catharine Wimpere of the said Island or at the decease of

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my other Mother Whithers or whosoever, and I do hereby make or cause to be made
 and appoint my said Beloved Wife Frances Wimpere Executrix and my Brothers
 John Wimpere and James Wimpere Executors of the said Island bequeathed to be
 set my hand and Seal this nineteenth day of October One thousand Seven hundred
 and Twenty Seven.

Signed Sealed, published and declared by the said Testator
 Thomas Wimpere Esquire as and for his last Will and Testament
 in the presence of us, who in his presence at his request and in the
 presence of each other have subscribed our Names as Witnesses
 Robert West
 Nathaniel Potts
 Mark x & Co. West
 Elizabeth Willitt
 Thomas Wimpere
 Nathaniel Potts

Montserrat

Personally appeared Frances West of the said Island Widow who being duly
 sworn upon the Holy Evangelists of Almighty God depose and said that she did see
 Thomas Wimpere late of the said Island Esquire and now deceased sign seal publish
 and declare the annexed Testament of Writing purporting to be his last Will and
 Testament, as and for such his last Will and Testament and that at the time of the
 Execution thereof the said Thomas Wimpere was of Sound Mind Memory and under
 standing and that he did so sign seal publish and declare the same in the presence
 of the Deponent and in the presence of Robert West Nathaniel Potts and Elizabeth
 Willitt and that the Marks as well of the Deponent as the Names of the said Robert
 West Nathaniel Potts and Elizabeth Willitt subscribed as Witnesses to the due
 Execution of the said Will by the said Thomas Wimpere are of the respective proper hand
 Writing of the Deponent and the said Robert West Nathaniel Potts and Elizabeth
 Willitt, and lastly this Deponent said that she together with the said Robert
 West Nathaniel Potts and Elizabeth Willitt respectively subscribed their Names
 to the said due Execution of the said Will in the presence of and at the request of
 the said Testator, and also in the presence of each other.
 Sworn before me this 18th day of
 January One thousand Eight hundred
 and Twenty two.

The Words 'the Names of being first interlined.

Joseph J. West

Recorded January the 19th 1820 See this and by the Recorder and sworn to

[illegible]

had notice that the said Mortgage debt or Sum of five thousand pounds was paid to the said Alexander Macdonald as a trustee for the said Henry Pitt Underwood by Henry Dyett and John Johnson and requested the said Henry Pitt Underwood to execute as aforesaid and the said Henry Dyett on his own account to execute a appointed his Executor Admors or Assigns or the said plantation and premises in respect thereof which he had agreed to do. It was by the said Indenture between the said Alexander Macdonald as mentioned in the said Indenture of the second day of January one thousand eight hundred and twenty and in full Satisfaction and discharge of all Moneys due and owing by virtue of the said indenture between the said Henry Dyett Executor of the said Henry Pitt Underwood as aforesaid and the said Henry Dyett in his own account for himself his heirs Executors Admors and Assigns did release Conveyance and forever discharge the said Thomas Hill his appointed his Executor Admors and Assigns respectively and his and their Lands and Tenements goods and Chattels and particularly the said plantations lands hereditaments and appurtenances with their appurtenances mentioned and comprised in the said last mentioned Indenture and which have since been conveyed and assigned to the said Thomas Hill as aforesaid of and from the said Sum of five thousand pounds and every part thereof and the Interest thereof and every part thereof. And whereas since the death of the said Henry Pitt Underwood the said Thomas Spencer hath duly proved the Will of the said John Johnson in the prerogative Court of the Archbishop of Canterbury and is thereby become the legal personal representative of the said John Johnson and whereas the said Thomas Hill hath requested the said Thomas Spencer as such Executor as aforesaid to execute a release of all Claims and demands upon the said Thomas Hill his appointed his Executors Admors or Assigns or the said plantation and premises in respect of the said Mortgage debt or Sum of five thousand pounds which he has agreed to do. For the Indenture Henry Pitt that for and in Consideration of the payment of the said Sum of five thousand pounds to the said Alexander Macdonald as mentioned in the said last mentioned Indenture and the subsequent receipt of the Share of the said John Johnson deceased by the said Henry Pitt Underwood as such his Executor as aforesaid and in full Satisfaction and discharge of all Moneys due and owing by virtue of the said Indenture the said Thomas Spencer as such Executor of the said John Johnson as aforesaid for himself his heirs Executors Admors and Assigns hath released conveyed and forever discharged and by these presents doth release conveyance and forever discharge the said Thomas Hill his appointed his Executors Admors and Assigns respectively and his and their Lands and Tenements goods and Chattels and particularly the said plantations lands hereditaments and appurtenances with their appurtenances mentioned and comprised in the said last mentioned Indenture and which have since been conveyed and assigned to the said Thomas Hill as aforesaid of and from the said Sum of five thousand pounds and every part thereof and the Interest thereof and every part thereof and also of and from all and all manner of Action and

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Actions Suit and Suit Cause and Causes of Action and Suit Claims and demands
 whatever which the said Thomas Spencer as such Executor of the said John Johnson
 as Executor his heirs Executors or administrators or his heirs or may hereafter
 have Claim Challenge or demand upon or against or from the said Thomas Spencer
 his Executors his heirs Executors or administrators or any of them or his or
 their heirs and assigns goods and chattels or the said Plantations lands
 hereditaments Reversion or profits with their Appurtenances mentioned and Comprehended
 in the said last mentioned Indenture or any of them respectively or any part or parts
 thereof upstanding for or by reason or means or on Account of the said Sum of
 Five thousand pounds or the interest thereof or any part thereof respectively or
 the payment thereof to the said Alexander Macdonald as aforesaid or of any other
 Act matter or thing whatsoever in any wise howsoever relating to the said Sum of
 Five thousand pounds or the interest thereof or any part thereof respectively.
 And the said Thomas Spencer hath made Ordained Constituted and appointed
 and by these presents doth make Ordain Constitute and appoint and in this
 place and doth make put and depose Nathaniel Quill of the Island of Montserrat
 and Henry Hamilton of the same place Esquiers his true and lawful Attorneys
 jointly or either of them Separately acknowledge the hand and seal of him the
 said Thomas Spencer hereto affixed to be his hand and seal and to acknowledge
 the Indenture as his Act and deed before the Deputy of the said Island of
 Montserrat or his lawful Deputy for the time being or other competent person
 in the said Island in order that the Indenture may be registered and
 recorded according to the laws and constitution of the said Island of Montserrat
 and for him the said Thomas Spencer and in his name or otherwise to make
 do and execute all such Acts and things as they the said Attorneys or
 either of them shall think proper and requisite to be done and as to the
 said Thomas Spencer could or might do in effectuating the purposes aforesaid
 if personally present to the said Thomas Spencer hereby ratifying and confirming
 all and whatsoever the said Attorneys or either of them shall lawfully do or
 cause to be done in the premises by virtue of these presents. In Witness whereof
 the said parties to these presents have hereunto set their hands and seals the
 day and year first above writing.

In the presence of

Her Majesty's
 Attorney at Law, Barbados

Wm. H. C. Clerk, Secretary's Office
 Bridge Town Barbados.

William H. C. Esquire Deputy Secretary and the Attorney Public of the
 Island of Barbados Do hereby Certify that the within written Indenture
 of release was duly executed by the within named Thomas Spencer by his
 signing sealing and acknowledging the same in my presence and in the
 presence of George Nelson Taylor and William King the two Subscribing

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Witness thereto this third day of December one thousand eight hundred and
 twenty one.

Wm. H. C.

Esq. and Attorney Public

Montserrat

To all to whom these presents shall come Thomas Cannonier
 of the said Island Esquire sendeth greeting know ye that I the said Thomas Cannonier
 for and in consideration of the Sum of five Shillings of Current Gold and Silver Money
 of the said Island to me in hand well and truly paid by my Nephew Thomas
 Called or known by the Name of Kelly Dunsane as and before the Sealing and
 delivery of these presents the receipt whereof I do hereby acknowledge and for diverse
 other Causes and Considerations me hereunto moving I have affianced
 Consecrated Consecrated and for ever set free the said Kelly Dunsane and her
 future issue and increase and hereby giving granting and releasing unto the said
 Kelly Dunsane and her future issue and increase all right title Dominion Sovereignty
 property Claim and demand whatsoever which I have had now have or by any means
 whatsoever I can or may hereafter possibly have over her the said Kelly Dunsane
 or her future issue and increase forever hereby agreeing to warrant and defend the
 freedom of her the said Kelly Dunsane and her future issue and increase against
 myself my heirs Executors administrators and assigns from henceforth for ever
 In Witness whereof I have hereunto set my hand and Seal this twenty fifth
 day of September one thousand eight hundred and twenty one.

Sealed and delivered
 in the presence of

Wm. H. C.

Thomas Cannonier

Montserrat Received the day and year within mentioned of and from the within
 named Kelly Dunsane the Sum of five Shillings Current Gold and Silver Money
 of the said Island being the Consideration within mentioned to have been paid by
 her to me.

Witness

Wm. H. C.

Thomas Cannonier

Charles of Montserrat Esq. of Barbados
 attended testimony the 11th and 12th of December and every day

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and Administrator the payment of all Sum and Sums of Money which he or any of them should or might (in the mean time until he or they should be fully discharged from the said Bill) be accepted by him or them and be paid all moneys which he should be called upon to pay on account thereof with interest (and advance or pay or become liable to pay for or on account of) of Profit or any other Sum or Sums of Money for the use of the said, to be paid and advanced on account of the said Henry Hamilton with lawful interest, and he or they is or they are declared that the Security and indemnity hereby given in favor of the said Thomas Hill should precede the Security and indemnity given to the said Henry Dyett. **and whereas** there still remains due and owing to the said Richard Oliver the Sum of One thousand pounds, and One hundred pounds or thereabouts for interest thereon and no more upon or by virtue of the hereinbefore recited Indentures, **and whereas** all other Sum and Sums of Money Secured to the said Thomas Hill by the said Indentures have been fully paid and satisfied and there now remain due and owing unto the said Henry Dyett by virtue of the Security made to him by the said Indentures the Sum of twelve thousand four hundred pounds or thereabouts. **and whereas** on the first day of February in the year One thousand eight hundred and sixteen the said John Brooks advanced and lent unto the said Henry Dyett the Sum of four thousand pounds for the payment of which on demand with interest thereon the said Henry Dyett delivered to the said John Brooks his promissory note in writing and the said Sum of four thousand pounds together with interest from the said first day of February One thousand eight hundred and sixteen until payment One and sixpence to the said John Brooks and the said Henry Dyett hath delivered unto the said John Brooks his bond in writing bearing date with this present for securing the payment of the said Sum of four thousand pounds with interest after the rate of Five per Cent per Annum upon the said Sum, say Four thousand One hundred and Eighty pounds and sixpence upon the condition that the day of September next ensuing. **and whereas** previous to the marriage of the said Henry Dyett with Harriet Maria Pitt the said Harriet Maria Pitt was the wife of the said Harriet Maria Dyett and was bound to pay unto the said John Brooks of the County of Essex the Sum of two thousand pounds and was bound by an Indenture of Settlement dated the day of one thousand eight hundred and Eight and upon the death of the said Harriet Maria Pitt her Executors Malcolm Pitt and George James Pitt divided over certain Bills of Exchange drawn upon and payable by the said Henry Dyett and forming part of the personal estate and effects of the said Harriet Maria Pitt deceased unto the said John Brooks and John Brooks payment of the said Sum of two thousand pounds and such interest as was then due thereon but the said Henry Dyett hath failed to pay the said Bills of Exchange and is being incompetent to him to pay the same at present which accounts is bound to the said John Brooks and John Brooks bearing even date with their present for securing the payment to them of the

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Sum of two thousand pounds with interest after the rate of Five per Cent per Annum upon the said Sum of two thousand pounds One thousand Eight hundred and Sixty four pounds and sixpence together with the said Indenture of Settlement of the said Sum of two thousand pounds also binds and obliges to his Executors Malcolm Pitt and George James Pitt in the Sum of Six hundred pounds each making together One thousand two hundred pounds being Money advanced and lent by them to him upon about the first day of January last for securing the payment of which with interest after the rate of Five per Cent per Annum the said Executors Malcolm Pitt and George James Pitt have each and severally executed several Bonds for Six hundred pounds each also bearing respectively even date with these presents. **and whereas** for better securing the said Sum of four thousand pounds and interest to the said John Brooks the said Sum of two thousand pounds and the said Sum of Six hundred pounds and interest to the said Sarah Sophia Fulcrag and the said Henry Dyett the said Henry Dyett hath proposed and agreed to give the Monies Secured and due and owing to him as hereinbefore mentioned and the Securities for the same unto the said Joseph Rogers and Arthur Brooks upon the trusts and for the intents and purposes hereinafter expressed and declared. **Now this Indenture witnesseth** that in consideration of the premises and for affording the said Joseph Rogers and Arthur Brooks of ten Shillings of lawful British Money by the said Joseph Rogers and Arthur Brooks paid to the said Henry Dyett upon a Receipt the Sealing and delivery of this present receipt whereof under the seal and signature of the said Henry Dyett hath been cancelled given and signed and set over and by the said Joseph Rogers and Arthur Brooks full given transfer and set over unto the said Joseph Rogers and Arthur Brooks their Executors Administrators and Assigns the said Sum of four thousand four hundred pounds and all and singular other the Monies Secured and due and owing to him by the said Henry Dyett upon or by virtue of the said recited Indenture of the thirteenth day of April One thousand eight hundred and Eight and all interest now due and hereafter to grow due in respect of the Monies hereby assigned and the said several hereinbefore recited Indentures and all Covenants and other Securities for the said Monies and the full benefit and advantage thereof and all the right title interest advantage property Claim and demand whatsoever at Law and in equity of the said Henry Dyett of such and out of the premises together with all power authorities and remedies whatsoever for recovering and obtaining the Monies hereby assigned and for enforcing the Securities for the same To have receive take and enjoy the said Sum of four thousand four hundred pounds and other monies and the interest thereof and other the Monies hereby assigned or intended to be lent and by the said Joseph Rogers and Arthur Brooks their Executors Administrators and Assigns as their own proper Monies or effects but upon the trusts and for the intents and purposes hereinafter expressed and declared concerning the same and for the Considerations aforesaid and for the better enabling the said

Joseph Rogers and Arthur Bold their Executors, Admors and Assigns to receive the said Monies hereby assigned or intended to be and all Interest thereon now due and hereafter to grow due and to enforce the Securities for the same the said Henry Dyett **doth** constitute and appoint and by this presents **doth** constitute and appoint the said Joseph Rogers and Arthur Bold and each of them their and each of their Executors, Administrators and Assigns the true and lawful Attorney and Attornies of him the said Henry Dyett for him in his name place and stead his full power and perfect hereafter expressed to ask demand and receive of and from whom it may Conduce the said Sum of twelve thousand four hundred pounds and the Monies hereby assigned and the Interest thereof or any part thereof and to commence sue prosecute and take any Action or Suit Actions or Suits or other legal proceedings for the recovery thereof and to proceed to judgment Decrees orders and execution thereon and to receive the fruits or benefits thereof and in the Name and as the Att. and Adv. of the said Henry Dyett his Executors or Admors to sign such decrees and execute any writs or process release or releases on this Decretal and discharge Acquittances or discharges for the same or any part thereof and to substitute or appoint from time to time any Attorney or Attornies for the purposes aforesaid or any of them and to execute such Appointment or Appointments at their pleasures and generally to do and perform in and to the same in or touching the premises all such Acts and things and as fully and effectually to all intents and purposes as the said Henry Dyett could or lawfully might have done if actually present and here present had not been made and the said Monies and the Securities for the same has remained due to and vested in him. In the said Henry Dyett hereby agreeing to ratify and confirm and as far as may be hereby ratifying and confirming all and whatsoever the said Joseph Rogers and Arthur Bold or either of them their Executors, Administrators or Assigns or their Substitute or Attornies shall lawfully do or cause to be done touching the premises **and** the said Joseph Rogers and Arthur Bold and the said Parties to these presents that the said Joseph Rogers and Arthur Bold and the Survivors of them his Executors, Admors and Assigns shall and do in the first place by and out of the Monies which they shall receive by Virtue of these presents after payment of the expenses attending the recovery thereof and otherwise incident to the trust hereby upon them pay and discharge unto the said Joseph Rogers his Executors, Admors and Assigns the said Sum of four thousand pounds and all Interest now due and hereafter to grow due in respect thereof as from the said Ninth day of February one thousand eight hundred and thirteen without any deduction or abatement whatsoever and from and after all Monies due and owing to the said John Dyett his Executors, Admors and Assigns in respect of the said Sum of four thousand pounds and Interest shall have been fully paid and discharged. The said Joseph Rogers and Arthur Bold and the Survivors of them his Executors, Admors and Assigns shall and do pay unto the said John Dyett in the time being of the said Indenture of Settlement made upon the Marriage of the said Henry Dyett with Harriet Manners his Wife the said Sum of two thousand pounds

together with such Interest as shall at the time of such Payment be due thereon and after payment thereof pay and discharge unto the said Sarah Sophia Dyett the said Sum of four thousand pounds and all Interest now due and hereafter to grow due thereon as from the said Nineteenth day of January last and after such several Payments shall have been fully made pay the surplus of the said Monies unto the said Henry Dyett his Executors, Admors and Assigns for his and their own use **and** the said Henry Dyett for himself his Executors and Admors doth hereby Covenant promise and agree to and with the said Joseph Rogers and Arthur Bold their Executors, Administrators and Assigns that he the said Henry Dyett his Executors, Admors or Assigns shall not nor will without the jointly and Consent of the said Joseph Rogers and Arthur Bold or the Survivors of them his Executors, Admors or Assigns part had and obtain release or consent to discharge prevent or obstruct any Action Suit or other Means to be prosecuted had or taken by them or him for the recovery of the Monies hereby assigned or intended to be or any part thereof or for enforcing the Securities for the same or any of them. **and further** that he the said Henry Dyett has and shall have due and owing to the said Henry Dyett upon a by Virtue of the heretofore recited Indentures and that he the said Henry Dyett has in himself good right full Power and lawful and absolute Authority to assign the said Monies hereby assigned or intended to be and the Securities for the same and the full benefit and advantage thereof unto the said Joseph Rogers and Arthur Bold their Executors, Admors and Assigns **and further** that the said Joseph Rogers and Arthur Bold and the Survivors of them his Executors, Admors and Assigns shall and may receive take sue for recover and apply the Monies hereby assigned and intended to be without any let hindrance or delay or interruption whatsoever. **and moreover** that the said Henry Dyett his Executors, Admors or Assigns shall and will at any time or from time to time hereafter at the request of the said Joseph Rogers and Arthur Bold or the Survivors of them his Executors, Administrators and Assigns make or cause to be made or incur or all such further acts deeds or assurances for the better or more effectually assign or giving the premises hereby assigned or intended to be unto the said Joseph Rogers and Arthur Bold their Executors, Administrators or Assigns or for the better enabling them to recover and receive the Monies aforesaid as by the said Joseph Rogers and Arthur Bold or the Survivors of them his Executors, Administrators or Assigns or his or their Counsel shall be reasonably required and advised. **Provided always** and it is hereby agreed and declared by and between the said Parties to these presents that it shall and may be lawful to and for the said Joseph Rogers and Arthur Bold their Executors, Administrators and Assigns to deduct retain to and reimburse themselves in the first place from and out of the trust Monies which shall come to their hands under or by Virtue of these presents and also to allow to his or their Co Trustee or Trustees all such Costs Charges and expenses as they or any of them shall or may pay bear or sustain expense to be put unto in or about the

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execution of the Trusts hereby in them agreed, in other wise relating thereto and also that the said Joseph Rogers and Arthur Bodd have executed Administrators and agents or any of them shall not be charged with or answerable for any more claims than those which actually come to their respective hands under or by virtue of their powers and that any one of them shall not be answerable or accountable for the other or others or for the Act, debt, default or receipts of the other or others or others of them but each of them with or for his own proper Act, debt, default and receipts only. This being so, I thought for the sake of brevity, not to stand and that they or any of them shall not be answerable or accountable for any loss or damage which may happen in the execution of the trusts aforesaid or in relation thereto except the same shall happen by or through his or their own default respectively. *In witness whereof* the said Parties to these presents have hereunto and to another Part set their hands, and seals the day and year first above written.

Witness my hand and seal the said day
 named Joseph Rogers and Arthur Bodd
 (the words Joseph Rogers being put in writing
 in an envelope throughout this Deed, in the
 presence of)

Henry Dyett
 William Bodd
 Joseph Rogers
 Arthur Bodd

William Hornidge of Salters Garden

Signed, sealed and delivered by him in the presence of
 Henry Dyett, being first duly sworn in the presence of
 Joseph Rogers and Arthur Bodd
 Charles Blandy, Clerk to the said

Signed, sealed and delivered by the within named,
 the said Charles Blandy being first duly sworn in the presence of
 Joseph Rogers and Arthur Bodd
 William Walker & Joseph Rogers

Charles Blandy and James Payfitt Clerks to Joseph Rogers of London Esq. and
 Clerk in the Parish of Saint Giles in the Fields in the County of Middlesex and
 William Hornidge of Salters Garden in the Parish of Saint Andrew Holborn in the said County of Middlesex and being
 Dependent Charles Blandy for himself, said that he together with the said
 Joseph Rogers did on Henry Dyett day sign and seal and as his Act and
 receipt set as the names of one of the Persons executing the same is of the
 proper hand writing of the said Henry Dyett, and that the names "Joseph
 Rogers and C. Blandy" endorsed upon the said Indenture as the names
 of the persons attesting the execution thereof by the said Henry Dyett are

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of the proper hand writing of the Dependent Charles Blandy and the said Joseph
 Rogers respectively, and the Dependent James Payfitt for himself said that he together
 with William Walker Clerk to the said Joseph Rogers did on the said day sign
 and seal and as his Act and receipt set as the names of the persons executing the
 same is of the proper hand writing of the said John Brooks and that the names "James
 Payfitt and William Walker" endorsed upon the said Indenture as the names of the persons attesting
 the execution thereof by the said John Brooks are of the proper hand writing of this
 Dependent James Payfitt and the said William Walker respectively and the Dependent William
 Hornidge for himself said that he did see Joseph Rogers and Arthur Bodd respectively
 sign seals and as their respective Act and receipt set as the names of the persons executing the
 same is of the proper hand writing of the said Joseph Rogers and Arthur Bodd
 and that the names "Joseph Rogers and Arthur Bodd" endorsed upon the said Indenture as the names
 of the persons attesting the execution thereof by the said Joseph Rogers and Arthur Bodd are of the proper hand writing of this Dependent
 William Hornidge

Sworn at the Mansion House in the
 City of London by the Dependent James
 Payfitt and William Hornidge before
 me this 11th day of August 1821.
 John the Mayor

Sworn at the Mansion House in the
 City of London by the Dependent Charles
 Blandy this 13th day of August 1821
 Before me.

To all to whom these presents shall come I John Thomas Thayer Lord Mayor of
 the City of London in pursuance of an Act of Parliament made and Passed in
 the Fifth year of the Reign of his late Majesty King George the Fourth entitled an
 Act for the more easy recovery of debts in his Majesty's Colonies and America
 do hereby certify that on the tenth day of August 1821 and on the day
 of the said day personally came and appeared before me Charles Blandy James Payfitt
 and William Hornidge the Dependent names in the aforesaid Indenture annexed, being
 persons well known and worthy of good credit, and by solemn Oath which the said
 Dependent then took before me upon the Holy Evangelists of Almighty God do solemnly
 and sincerely declare testify and depose to be true the several matters and circumstances
 and contents in the said Annexed Affidavit.

the faith and testimony whereof I the said Lord
 Mayor have caused the Seal of the Office

Recorded at every 10 years on this and every 10th day of August 1821

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Mayor aldy of the Said City of London to be Remitted full
and official and the indentures mentioned and referred to in
and by the Said City of London to be Remitted also annexed.
Dated in London the thirtieth day of August in the
year of our Lord one thousand eight hundred and twenty one

Hindale

And agreement made entered into and executed the
fourteenth day of February in the year of our Lord
one thousand eight hundred and twenty two between
Henry Hamilton of the Island of Montserrat in the
West Indies Esquire of the one part, and Henry Dwytt
of the City of London Merchant of the other part
but now in the Said Island of Montserrat of the other part

Whereas by indentures of Lease and Release bearing date the twentieth day
of June in the fifth fifth year of the reign of our late Sovereign Lord George the third
of the United Kingdom of Great Britain and Ireland King then and in the year of our Lord
one thousand eight hundred and fifteen, the said King made between Richard Oliver
Esquire of the City of Bath Esquire of the first part Thomas Hill of Montserrat in the West
Indies but then residing in Great Place Ballin Street in the County of Middlesex
Esquire of the second part Henry Hamilton of the said Island of Montserrat of the
third part Henry Dwytt of the City of London Merchant of the fourth part
the fourth part and George Drapery of the said West India House of the said City
of London Esquire and James Watson of French Church Street London aforesaid
Esquire of the fifth part (bearing other things) that whereas the said Richard
Oliver was, lived and possessed or entitled under the said Will and Testament of James
Oliver Esquire of London Esquire his deceased Father or other issue of and to the said
Plantations Pieces or Parcels of Lands Negro Slaves Cattle and Household Goods
thereafter mentioned and intended to be thereby granted released and assigned
for an Estate of inheritance in fee simple in possession, And that whereas the said Thomas
Hill for and on behalf of the said Henry Hamilton and as his Attorney Lawfully
constituted for that Purpose had contracted and agreed with the said Richard Oliver
for the purchase of the said several Plantations Pieces or Parcels of Lands Negro
Slaves and other Slaves Buildings Plantation Tools Implements and utensils
to be thereby granted and assigned with the appurtenances and with the growing
Crops and Profits and Produce of the same from and after the first day of
October then last at or for the price of thirteen thousand Pounds Sterling

and subject also to the Payment by the said Henry Hamilton of the further Sum of One
thousand Five hundred Pounds Current Money of Montserrat or so much thereof as
should be wanting to discharge and pay off the said Debt due and owing on
the first day of October then last for or in respect of the said Thomas Hill's Debt
contracted by the said Richard Oliver or the said Thomas Hill or the said Henry Hamilton
that it had been further agreed that the said Henry Hamilton should take the said
and Supplies which had been taken and supplied from that Country for the use of the said
Plantation and Slaves and which by Invoice amounted to Six hundred and fourteen
Pounds fifteen Shillings and nine Pence Sterling to be paid by a Bill of the said
Henry Hamilton drawn upon and accepted by the said Henry Dwytt Six Months
after date. And that whereas it was agreed by and between the said Contracting
Parties that the said Henry Hamilton should also give his several Bills of Exchange
accepted by the said Henry Dwytt for the Payment of the said Sum of thirteen thousand
Pounds with Interest by five several instalments in the manner hereafter mentioned
and that the same should be secured in the mean time, as well upon the said
Plantation or Estate Negroes and Slaves as by a mortgage of certain other Negroes
and Slaves the Property of the said Henry Hamilton which said mortgage was
intended to be executed in the said Island of Montserrat as hereafter mentioned
and that whereas in as much as the said Thomas Hill's Authority did not extend
to the drawing of Bills of Exchange in the name of the said Henry Hamilton he
consented to give his own Bills to be drawn upon and accepted by the said Henry
Dwytt subject to be redeemed or being replaced by Bills to be drawn by the said
Henry Hamilton as hereafter mentioned, and in pursuance of such Agreement
the said Thomas Hill had delivered to the said Richard Oliver one Bill for
Six hundred and fourteen Pounds fifteen Shillings and nine Pence Sterling
being the Amount of the said Slaves and Supplies dated the first day of January
then last drawn by him upon and accepted by the said Henry Dwytt Payable in
London Six Months after date to the order of the said Richard Oliver and had
also delivered to the said George Drapery five several other Bills for the said Purchase
Money or Sum of thirteen thousand Pounds and Interest respectively bearing date the
first day of January then last drawn in the manner by the said Thomas Hill
upon and accepted by the said Henry Dwytt payable in London to the order of the
said Richard Oliver, the first payable four months after date for ten thousand
three hundred and thirty eight Pounds six Shillings and eight Pence Sterling
being ten thousand three hundred Pounds part of the purchase with interest at seven
Per Cent, the second payable the first day of August one thousand eight hundred
and sixteen for three thousand Six hundred and forty seven Pounds one
Shilling and eight Pence Sterling being two thousand eight hundred Pounds
further part of the purchase with interest as aforesaid, the third payable the
first day of August one thousand eight hundred and seventeen for three thou
sand one hundred and ninety five Pounds Sterling being two thousand
eight hundred Pounds further part of the purchase with interest as aforesaid
the fourth payable the first day of August one thousand eight hundred
and eighteen for three thousand and fifty six Pounds Sterling being two
thousand eight hundred Pounds further part of the purchase with interest

interest as aforesaid, and the fifth day of the first day of August one thousand
 eight hundred and nineteen for ten thousand four hundred and fifteen pounds
 sterling being the residue of the said Purchase Money with interest. The said Richard
 Oliver with the jointly consent and approbation of the said Thomas Hill
 Richard Oliver with the jointly consent and approbation of the said Thomas Hill
 Henry Hamilton and Henry Dyott Testified by their Severally being Parties and
 Executing Now presents, Did Grant Bargain sell Alien Release and Abscon and
 the said George Drabey and James Weston their heirs Executors Administrators and
 assigns according to the Nature and quality of the Premises respectively all that also
 three Plantations and Plantations Pieces or Parcels of Land in the said Islands of
 Montserrat called Montserrat Plantation late Estates and also all that other
 Plantation and Pieces or Parcels of Land in the said Islands of Montserrat
 called Freeman's, and also one hundred and thirty Acres upon and belonging
 to the same Plantations, and all Mares Horses Cows Oxen and other Cattle and
 two black horses and personal Property then belonging and pertaining thereto
 to have and to hold the same or such part or parts thereof as was or were of the nature
 of Freehold or real Estate and thereby released unto the said George Drabey and
 James Weston and their heirs in Trust to their use and to the use of their Executors or
 Administrators and assigns for and during the term or time of One thousand Years
 and Subject to the redemption hereinafter contained and after the expiration of the
 said Term and Subject thereto and to the said redemption to the use of the said Henry
 Dyott Hamilton his heirs and assigns forever and to have hold receive and take
 all such Parts of the said Plantations Negroes Slaves Stock and other Properties as
 was or were of the Nature of Personal Estate and thereby assigned unto the said
 George Drabey and James Weston their Executors Administrators and assigns there-
 forth as their absolute Property. ^{upon Trust} Nevertheless first to Secure the payment of the
 said Debts here mentioned or such others as should be substituted for them and
 Secure the Payment of the Sums agreed to be paid by the said Henry Hamilton
 and all the Costs and Expenses of the said Richard Oliver by reason of the said
 Payment of any of the said Bills or otherwise and in the next place to Secure to
 the said Thomas Hill and Henry Dyott respectively the repayment of each Sum or
 Sums as they or either of them should pay on Account of the said Bills and to fully
 indemnify them in respect thereof, and upon further Trust to Secure in the next
 place to the said Henry Dyott the repayment of all Sums of Money which he
 should lend advance or pay on Account of Stores or Necessaries for the use
 of the said Plantations or Estates or for the use or on Account of the said
 Henry Hamilton with interest and it was thereby agreed to be the true intent
 and meaning of the said Parties, and the said term of One thousand Years
 was that if the said Henry Hamilton his heirs Executors Administration and
 assigns should well and truly pay or Cause to be paid unto the said Richard
 Oliver his Executors Administrators or assigns at the South Gate of the Royal
 Exchange in London all and singular the Sum and Sums of Money secured
 and made payable in and by each other Bills of Exchange as should be
 substituted for the Bills heretofore mentioned as the same became

due and the other Sums of Money and Charges is agreed to be paid and borne by
 him and all the Charges which the said Richard Oliver his heirs Executors Adminis-
 trators or assigns should bear sustain or be put unto in or about the Premises and fur-
 or any of them should in like manner well and truly pay or Cause to be paid unto
 the said Thomas Hill and Henry Dyott respectively their heirs Executors and Adminis-
 trators all such Sums and Sums of Money as they should or might be called upon
 to pay for or on account of the said several Bills or drawn and accepted by them
 or either of them as aforesaid, and if the said Henry Hamilton or his heirs Executors
 Administrators did and should well and truly pay or Cause to be paid unto the said
 Thomas Hill and Henry Dyott and each of them and their
 heirs Executors and Administrators of firm and against all Actions
 Suits debts Sums of Money law Costs Charges damages expenses Claims and demands
 whatsoever which they or either of them should or might suffer sustain or be Subject
 to for or on account of in respect of the said several Bills and also if the said
 Henry Hamilton his heirs Executors or Administrators did and should well and
 truly pay or Cause to be paid unto the said Henry Dyott his Executors Adminis-
 trators and assigns all Sum and Sums of Money which he or they or any of them
 should or might lend advance or pay or become liable to pay for or on account
 of Stores and Necessaries which should be furnished or supplied by him or them
 for the use of the said Plantations or Estates or for the use or on account of the said
 Henry Hamilton with interest for the same, and if all the said Forements should
 be made without any deduction or abatement whatsoever then and in that Case
 immediately after such Payments should be made the said term of One thousand
 Years should cease and be void to all intents and purposes and then and in
 that Case also the said George Drabey and James Weston their Executors Administrators
 or assigns should and would assign to the said Henry Hamilton his Executors
 Administrators and assigns all and singular the Personal Estate and Effects
 thereby assigned to them, and the said Henry Hamilton for himself his heirs
 Executors and Administrators did thereby Covenant well and truly to pay unto
 the said Richard Oliver his Executors Administrators and assigns all the Sums of
 Money secured and made payable by the said several Bills heretofore particu-
 larly mentioned or to be secured and made payable in and by such other Bills
 as should be substituted for the same when and as the same should respectively
 become due and payable according to the Tenor and meaning thereof respectively
 and it was thereby provided that whatever should be the Number of Slaves upon
 the said Plantations or Estates at the time of the said Henry Hamilton taking possession
 thereof whether more or less than one hundred and thirty the said Henry
 Hamilton his heirs or assigns should and would execute and deliver a good and
 sufficient Mortgage to the said George Drabey and James Weston their heirs
 Executors Administrators and assigns of the like number of Additional or other
 Negroes or Slaves being then the Property of the said Henry Hamilton for the purpose of
 more effectually securing the due and punctual Payment of the said Bills and other
 the Monies Costs Charges and expenses intended to be secured as well to the said
 Richard Oliver as to the said Thomas Hill and Henry Dyott respectively their

respective heirs Executors Administrators or Assigns as in and by the Said Indenture
 Lease and Release duly recorded in the Register Office of the Said Island of
 Montserrat being herewith made with more fully appear, And whereas by a
 certain Indenture bearing date sometime in the year one thousand eight hundred and
 fifteen, entered on the back of the heretofore in part recited Indenture, and made
 between the Said Henry Hamilton and Annick's Wife of the first part the Said Richard
 Oliver of the second part the Said Thomas Hill of the third part the Said Henry Dyer
 of the fourth part and the Said George Straboy and James Weston of the fifth part
 it is the respect that in pursuance and performance of the Agreement within mentioned
 and for the Consideration therein expressed the Said Henry Hamilton and Anne
 his Wife Granted Bargained Sold Aligned Released and Conveyed unto the
 Said George Straboy and James Weston one hundred and twenty eight Negroes
 or Slaves in the Plantations of Montserrat belonging to the Said Henry Hamilton
 which were then used and allotted upon his Estate called Estates in the Said
 Island where names were mentioned and set forth in the Schedule hereunder
 written together with their issue and increase to have and to hold the Same to the
 only proper use and behoof of the Said George Straboy and James Weston their heirs
 and Assigns for ever notwithstanding to for and upon the Same or the Same uses trusts
 intents and purposes and under and Subject to the like Equity of Redemption Powers
 Conditions and agreements as were expressed and contained in and by
 the within Indenture of and Concerning the Estate or Plantations Negroes heredita-
 ments and Premises therein mentioned and described it being the true intent and
 meaning of them presents and the Said Parties hereto that the Said Negroes, Slaves
 and Premises intended to be thereby released Should Stand and be as a Collateral
 and Additional Security and Indemnity to the Said Richard Oliver Thomas Hill and
 Henry Dyer respectively and their respective heirs Executors and Administrators
 for the due and punctual payment of the several Bills within mentioned and the
 sum and sums of money Costs Charges and Expenses secured by the Said within written
 Indenture as fully and effectually as if the Said Negroes or Slaves had been made
 and then formed part of the Said within written Indenture as in and by the Said
 Indenture duly entered upon the back of the first herein recited Indenture and
 recorded in the Register Office of the Said Island of Montserrat will more fully
 appear, And whereas there still remains due unto the Said Richard Oliver
 the sum of one thousand and seven Pounds ten Shillings lawful money of Great
 Britain besides interest to be calculated thereon, the Said Henry Dyer having paid
 all the rest of the money due and secured to be paid to the Said Richard Oliver
 in and by the herein before recited Indenture and for which he became bound
 to his Acceptance of the Bills drawn on him by the Said Thomas Hill as
 particularly mentioned and here remains now justly due and owing
 unto the Said Henry Dyer from the Said Henry Hamilton by virtue of the
 Security made to him by the Said Indenture, including Supplies of Store and
 expences, payment of Bills, Monies advanced and lent and otherwise
 paid for the Order or on the Account of the Said Henry Hamilton, and also
 including the before mentioned sum of one thousand and seven Pounds
 ten Shillings lawful money due with interest to the Said Richard Oliver

the full sum of thirteen thousand four hundred and forty three Pounds fourteen
 Shillings and nine Pence of lawful Sterling Money of English Value by an Account
 made up and settled between the Said Parties to the thirtieth day of December which
 was in the year of our Lord one thousand eight hundred and twenty, and which the
 Said Henry Hamilton declares his inability to pay immediately in consequence of
 numerous misadventures and obstacles but in order to avoid useless disputes and
 litigation with the Expense that must consequently ensue therefrom the Said Henry Hamilton
 hereafter mentioned to which the Said Henry Dyer hath consented that is to say,
 that the Said Henry Hamilton will execute a Bond and Warrant of Attorney imme-
 diately to the Said Henry Dyer for the sum of thirteen thousand four hundred and
 forty three Pounds fourteen Shillings and nine Pence herebefore mentioned to be
 due to him, which Bond and Warrant of Attorney the Said Henry Dyer for better
 Security will immediately take a Judgement upon and later out an Execution
 to be lodged Chancery with the Deputy Provost Marshall of the Said Island
 of Montserrat not however to be proceeded upon except as hereafter declared of
 and Concerning the Same, And also that the Said Henry Hamilton will sign and
 Consign to the Said Henry Dyer the whole of the Crops of Sugar to be made in and
 upon the Estate called Redmunt and Treemans, and the Estate called Estates
 now held by him under rent for the present year one thousand eight hundred and
 twenty two and the succeeding year one thousand eight hundred and twenty three, And
 also that the Said Henry Hamilton will on the first day of September which will
 in the year of our Lord one thousand eight hundred and twenty three, deliver
 the Lands of James Masters William Dadds Furlonger and John Dadds Fagan of
 the Said Island being Trustees for both Parties one hundred Negroes and Slaves
 to be by them sold in families or separately at any time not exceeding six Months from
 the first day of September one thousand eight hundred and twenty three, and the
 full proceeds thereof to be paid to the Said Henry Dyer in manner hereafter
 mentioned, The Same terms to be Subject however to the Conditions stipulations Covenants
 and agreements to be hereafter mentioned expressed and declared of and Concerning
 the Same, Now therefore these Presents Witness that in pursuance of the
 foregoing Agreement and for and in Consideration of the Covenants hereafter
 contained on the part and behalf of the Said Henry Hamilton to the Said Henry Dyer
 Dyer hath given and granted, and by these presents doth give and grant unto
 the Said Henry Hamilton his heirs Executors or Administrators full free and abso-
 lute Liberty and License to Cause manage and carry on the Work and necessary
 Business of his aforesaid Estates with the Slaves Slaves Natives Natives and Stock
 thereon until the first day of September which will be in the year of our Lord one thousand
 eight hundred and twenty three, or until he or they shall make default in
 all or any of the Covenants or Agreements hereafter contained on his part or
 behalf or on the part or behalf of his heirs Executors or Administrators or any of
 them to be observed or performed, And the Said Henry Dyer doth hereby for-
 himself his heirs Executors and Administrators Covenant promise and agree
 with and to the Said Henry Hamilton his heirs Executors Administrators or
 Assigns that he the Said Henry Dyer his heirs Executors Administrators or

Shall not and will not be long as the said Henry Hamilton his heirs Executors or Administrators do and shall well and truly do and perform all and every the Covenants and agreements hereinafter contained or his and their heirs and assigns to be observed and performed say or procure or Cause or procure to be prosecuted or served or in any manner proceed upon the said hereinafter mentioned Execution intended to be hereafter Said in any manner officers and not in any wise Attach to Lands Goods State Chattels effects or persons under or by Virtue thereof And the said Henry Hamilton for himself his heirs Executors and Administrators Covenant Promise and agree to and with the said Henry Dyott his Executors Administrators and assigns in the manner following That is to say that he will immediately Cause a Bond to have the said Henry Dyott in the Tenor Sum of twenty six thousand eight hundred and eighty seven Pounds nine Shillings and Sixpence of lawful Money of Great Britain of English Value Conditioned for the Payment of that sum thousand four hundred and forty three Pounds five Shillings and Nine pence of like Manner immediately with a Warrant of Attorney to Confess Judgment thereon immediately And further that he or they or some of them shall and will ship and Convey or Cause or procure to be Shipped or Conveyed in the usual manner to the said Henry Dyott his Executors Administrators or assigns the whole of the Crops of Sugar to be made and Produced in the Present year of our Lord One thousand Eight hundred and twenty two and in the succeeding year of our Lord One thousand Eight hundred and twenty three out of from upon or in three ten Plantations or Sugar Estates now in the Possession of the said Henry Hamilton in the said Islands of Montserrat the one Called Neadenust and Freeman and the other Called Blakes the same Sugars to be by him or them sold for the Decaim and a quarter of the said Henry Hamilton and the sale proceeds to be applied to the discharge of the sum of money mentioned in the Condition of the hereinafore mentioned Bond in the manner aforesaid after mentioned and appointed of and respecting the same And also that he the said Henry Hamilton his heirs Executors or Administrators or some or any of them shall and will well and faithfully on the first day of September which will be in the year of our Lord one thousand eight hundred and twenty three deliver and put into the hands or possession or Cause or procure to be put and delivered into the hands or possession of James Maston William Davis Justice and John Jacob Tagan of the said Islands of Montserrat being Trustees for him and the said Henry Dyott one hundred of the Negroes and Slaves or of their Increase whose names are mentioned in the indentures hereinafore in part recited to be by him or the Survivors or Survivor of them absolutely sold and disposed of to the best Advantage in Families or Separately at any time or times within Six Months after that day and the said Proceeds arising from such Sale to be by him the said Trustee or any one or more of them or the Survivors or Survivor of them paid to the said Henry Dyott his Executors Administrators or assigns in part of his before mentioned debt He the said Henry Hamilton his heirs Executors or Administrators holding the said Negroes and Slaves in his possession and working them as usual until such Sale does take place by or within the time aforesaid and the said Henry Hamilton doth hereby for himself his heirs Executors and Administrators and for each and every of them allow easily and

and agree to allow salary and Consume all and whatsoever the said James Mavor William
 David's Duties and other Truly Fagan or the Survivors or Survivors of them shall be
 or lawfully done for the Premises by Order of the Authority hereby given or intended to be
 given and granted to them and to Successors goods and sufficient Conveyances or Efforts
 in the Law to the Purchasers or Purchasers of the said Slave or of any of them and
 further that he the said Henry Hamilton his heirs Executors or Administrators or some
 or one of them shall and will well and truly from time to time and at all times
 hereafter use his or their best endeavours in and for the Collection management
 Conduct Work and business of the before mentioned Estates or Plantations Negroes
 Slaves Horses Cattle Mules and Stock and for the keeping of them entire by proper
 Supplies Case Goods Clothing and attendance for the benefit of all Parties and the
 said Henry Dyett for himself his Executors Administrators and Assigns Doth hereby
 Covenant Promise and agree to and with the said Henry Hamilton his heirs Executors
 Administrators in the manner following that is to say that during the term hereinafter
 mentioned and also during the term hereinafter mentioned or as long as the said
 Henry Hamilton his heirs Executors or Administrators shall well and lawfully above
 and perform the Covenants and agreements hereinafter and hereafter contained to be by
 him or them observed and performed, he the said Henry Dyett his Executors Admini-
 strators and Assigns or some of them shall and will by and out of the nett proceeds
 of the Sugar to be Shipped to him or them by the said Henry Hamilton his heirs
 Executors or Administrators in manner of a cargo yearly and every year Ship and
 Consign or Cause and procure to be Shipped and Consigned to the Order of the
 said Henry Hamilton his heirs Executors or Administrators such necessary Cattle
 and Store for the use of the said Estates Slaves Stock and Premises as he or
 they shall in each year direct or appoint is that the Amount thereof do not
 one year with another exceeds the Sum of one hundred Pounds Sterling Pay-
 Annum, and further that he the said Henry Dyett his Executors Administrators
 or Assigns or some or one of them shall and will in each and every year
 of the term aforesaid and also of the hereinafter mentioned term until reach
 of the Conditions hereinafter and hereafter mentioned Pay to the Order of
 the said Henry Hamilton his heirs Executors or Administrators by and out of
 the Nett proceeds of the same Sugar the yearly Sum of two hundred and ten
 Pounds Sterling Money for the Purpose of being paid towards the Rent of
 Plateau Estate now held under lease by the said Henry Hamilton Provided
 the said Henry Hamilton his heirs Executors or Administrators shall hold
 the same so long the said Sum of two hundred and ten Pounds Sterling to be done
 for on the first day of August in each year at which day Eight and nine
 that he the said Henry Dyett his heirs Executors or Administrators or some
 or one of them shall and will this present year pay to the Order of the said
 Henry Hamilton his heirs Executors the further Sum of one hundred Pounds of the
 Sterling Money to be drawn for by the Ship that takes the first of the same Sugar
 to be this year Shipped to the said Henry Dyett by the said Henry Hamilton
 as aforesaid, also the Sum of Ninety four Pounds Eighteen Shillings like Sterling
 Money for Cash Taxes now due by the said Henry Hamilton to the Treasurer
 of the said Islands of Montserrat to be drawn for in the manner aforesaid

Further that he the said Henry Dyott his Executors Administrators and Assigns or some of them shall and will well and truly during the term aforesaid, and the term hereafter mentioned Day or Cause to be paid in each and every year after the present and Cash Taxes as shall be raised levied or imposed by the Acts of the Legislature of this Island upon the said Henry Hamilton his heirs Executors or Administrators or any of them for or by reason or on account of the said Estate or Plantations Negroes Slaves Stock and Domestic whosoever as the same respectively shall become due and to make payment and further that it shall and may be lawful to and for the said Henry Hamilton his heirs Executors and Administrators or some or one of them by and out of the Sugars to be made and produced from the said Estate in the present year to pay and Apply the hogheads of the same to Thomas Nicolson of the said Island Planter or his Assigns towards a debt due to him by the said Henry Hamilton and it is hereby agreed upon by and between the Parties to these Presents that the said proceeds of the Sugars to be shipped and Consigned to the said Henry Dyott his Executors Administrators or Assigns from time to time under and by Virtue of this Agreement after deducting therefrom the several Sums of Money aforesaid shall be Credited unto the said Henry Hamilton in Account by the said Henry Dyott and that the Amount thereof shall be paid by the said Henry Dyott his Executors Administrators or Assigns or some or one of them to the herebefore named Richard Oliver his Executors Administrators or Assigns and Joseph Rogers and Arthur Bole hereinafter named and described Trustees Appointed by the hereinafter recited Indenture for the purposes therein mentioned until the Sums of Money aforesaid to be paid to him or them his Executors Administrators and Assigns respectively in and by a certain Indenture bearing date the nineteenth day of March which was in the year of our Lords One thousand Eight hundred and twenty One, made between the said Henry Dyott of the first part, the said John Bole of the second part, and the said Joseph Rogers of Lincoln Inn fields in the County of Middlesex in Great Britain Solicitor and the said Arthur Bole of Stoke Newington in the County of Buckingham in Great Britain Clerk of the third part, shall be fully satisfied and Paid and which at the time of executing this Agreement on my be fully Cleared at the Sum of Seven thousand Eight hundred Pounds Sterling currency of English Value or thereabouts, And whereas in order to enable the said Henry Hamilton his heirs Executors or Administrators more effectually to pay the debt so as aforesaid due by him to the said Henry Dyott, and with a View to serve him still further it has been agreed that upon the due and faithful performance by him the said Henry Hamilton his heirs Executors or Administrators of all and every the Covenants and Agreements hereinafter contained on his and their Parts and behalfs to be made done executed and performed he or they shall be allowed three years more to pay off the Balance which shall remain due every and unpaid to the said Henry Dyott his Executors Administrators or Assigns on the said first day of September which will be in the year of our Lord One thousand Eight hundred and twenty three, Now it is hereby Covenanted declared and agreed by and between the said Parties, And the said Henry Dyott doth for himself his Executors Administrators and Assigns hereby Covenant Promise and agree with and to the said Henry Hamilton his heirs Executors or Administrators that he or they or any of them do and shall well and truly in all things

partially above and perform all and every of the said herein before contained Covenants and Agreements Then and in such case the said Henry Dyott his Executors Administrators and Assigns shall and will give and grant and he doth hereby give and grant unto the said Henry Hamilton his heirs Executors or Administrators full free and absolute Liberty and License to Continue in the Possession of and to Cultivate manage and Carry on the work and Stockary business of his aforesaid Estates with the Slaves will be in the year of our Lord One thousand Eight hundred and twenty five or until he or they or any of them shall make default in all or any of the Covenants or Agreements hereinafter contained on his and their Parts and behalfs to be observed performed and kept or these presents shall become void and Void by the Revocation hereinafter contained in that behalf, And the said Henry Dyott hereby Covenanting and Promising that until breach of the said Covenants and Agreements hereinafter mentioned to be observed performed and performed by the said Henry Hamilton his heirs Executors or Administrators he or they or any of them shall not be such done as Revocations made or otherwise disturbed interrupted or hindered in the Possession of the said Estates or hereditaments Premises Slaves Horses Mules Cattle and Stock in any manner whatsoever or in the Cultivation management Conduct their and Carriage of the same respectively by the said Henry Dyott his Executors Administrators or Assigns or any other Person or Persons nor will they or any of them attack any of the said Lands Goods Estates Chattels or effects by Virtue of this Indenture intended to be sued out upon or under the Judgment to be obtained with the Warrant of Attorney annexed to the hereinafter mentioned Bonds on by Virtue of or under any other Government Voucher Instrument Deeds Writing matter Cause or thing whatsoever, And the said Henry Hamilton for and in Consideration of the said further license and Privilege hereby doth hereby for himself his heirs Executors and Administrators Covenant Promise and agree with and to the said Henry Dyott his Executors Administrators and Assigns in manner following that is to say that he the said Henry Hamilton his heirs Executors or Administrators shall and will well truly and faithfully from time to time and at all times use his or their best endeavours in and for the Cultivation management Conduct Work and business of the before mentioned Estates or Plantations Negroes Slaves Horses Cattle Mules and Stock and for the keeping them entire by proper Supplies Care Food Clothing and Attendance for the benefit of all Parties and further that the Execution intended to be issued upon the Bonds and Warrant of Attorney to be executed by the said Henry Hamilton shall still be held Cautious in the hands of the Deputy Sheriff Marshals and shall not in any manner be levied or enforced until breach shall be made by him or them or any of them in all or any of the Covenants hereinafter and hereinafter contained to be observed performed and kept by him or them or some of them, And also that he the said Henry Hamilton his heirs Executors or Administrators or some or one of them shall and will ship and Consign or Cause or procure to be shipped and Consigned in the usual manner to the said Henry Dyott his Executors Administrators or Assigns the whole of the Crop of Sugars to be made and Produced out of in upon

these two Plantations or Sugar Estates called, named and known as the
 Providence here they continue in the Possession of the latter or for so long a time as he or they
 shall continue to hold the same, in the Year of our Lord One thousand Eight hundred
 and twenty four one thousand Eight hundred and twenty five and one thousand
 Eight hundred and twenty six the same Sugar to be by him or them Sold for the Account
 and usage of the said Henry Hamilton and the said Proceeds to be Applied in
 the manner as is heretofore already declared and Appointed of and respecting the
 same, and whosoever up as much as it may happen that at the End or Expiration of
 the three years heretofore given and granted to the said Henry Hamilton and
 which will expire on the first day of September one thousand Eight hundred and
 twenty six that the said Henry Hamilton his heirs Executors or Administrators
 may not be able to accomplish the Payments of the whole Balance which may
 then be remaining due and owing from him or them to the said Henry Dyott his heirs
 Administrators or Assigns, it is further agreed upon by and between the said Parties that
 the said Hamilton his heirs Executors or Administrators shall be allowed two years
 more to pay off the same Balance, but they do or before the said first day of
 September one thousand Eight hundred and twenty six further reduce the said debt
 by the Payment of one thousand five hundred Pounds Sterling money more towards
 and in further discharge of the debt which shall be due and owing by him or them
 on the said first day of September one thousand Eight hundred and twenty six
 upon the terms heretofore and hereinafter declared of and concerning the same.
 This agreement therefore further witnessed and the said Henry Dyott doth
 hereby for himself his heirs Executors Administrators and Assigns Covenant Promise and
 Agree with and to the said Henry Hamilton his heirs Executors or Administrators
 that in Case he or they or any of them do and shall well and truly pay or cause
 to be paid to the said Henry Dyott his heirs Executors Administrators or Assigns on or before
 the said first day of September one thousand Eight hundred and twenty six the further
 sum of one thousand five hundred Pounds Sterling money Clear of all deductions
 whatsoever towards and in further discharge and reduction of the sum mentioned in
 the Condition of the said heretofore mentioned Bonds that then and in such Case
 the said Henry Hamilton his heirs Executors or Administrators shall and may
 still continue in the Possession of the said mortgaged Rate and Premises, and
 to Cultivate manage and Carry on the Works and necessary Business of the same
 with the Slaves Horses Cattle Mules and Stock thereon until the first day of
 September which will be in the year of our Lord one thousand Eight hundred
 and twenty Eight or until he or they or any of them shall make default in all or
 any of the Covenants and Agreements heretofore and hereinafter contained or
 his or their Parts or Shares to be observed Performed and kept or these Parties
 shall become Null and Void by Virtue of the Provision hereinafter contained in
 that behalf the said Henry Dyott hereby Covenanting and Promising that
 he or any of them the said Henry Hamilton his heirs Executors or
 Administrators or any of them shall not be such arrested Prosecuted molested or
 otherwise disturbed interrupted or hindered in the Possession of the same Estate
 Lands Premises Slaves Horses Mules Cattle and Stock in any manner
 whatsoever in the Cultivation management Conduct Work and business of

the same respectively by the said Henry Dyott his heirs Executors Administrators or Assigns
 or any other Person or Persons, nor will they or any of them extend any of the said Bonds
 Words Clauses or effects by Virtue of the Execution to be issued out as aforesaid
 or by Virtue of any other Writ Instrument Writing Process matter Cause or thing what
 soever in Consideration whereof the said Henry Hamilton doth hereby for himself his
 heirs Executors and Administrators Covenant Promise and Agree with and to the
 said Henry Dyott his heirs Executors Administrators and Assigns in manner following
 that is to say that he the said Henry Hamilton his heirs Executors or Administrators
 shall and will well and faithfully from time to time and at all times use his or
 his wife's best wisdom and care for the Cultivation management Conduct Work and
 Mules and Stock and for the keeping them entire by proper Supplies Care Food
 Clothing and Attendance for the benefit of all Parties and also that he the said Henry Hamilton
 his heirs Executors or Administrators or some or one of them shall and will Ship and
 Consign or Cause or Cause to be Shipped and Consigned in the usual manner to the
 said Henry Dyott his heirs Executors Administrators or Assigns the whole of the Crops of Sugar
 to be made and Produced out of in upon or from the heretofore mentioned Plantations
 or Sugar Estates in the years of our Lord one thousand Eight hundred and twenty
 seven and one thousand Eight hundred and twenty Eight the same Sugars to be by
 him or them Sold and the Net Proceeds Applied in the manner as is heretofore in
 and by this Agreement declared and Appointed of and respecting the same, and
 it is hereby further Covenanted and agreed between the Parties to these Presents in
 manner and form following, that is to say that during the term or terms aforesaid and
 or until default shall appear to be made by the said Henry Hamilton his heirs
 Executors or Administrators or any of them in the due performance of all or any of
 the several Articles Clauses and Covenants heretofore Contained on his or their Parts
 or Behalfs to be made done executed and Performed he or they or some or one of
 them shall or may lawfully take receive dispose of and Carry away to his or their use
 or uses the whole of the Crops of Rum and Molasses to be made and Produced
 out of in upon or from the said heretofore mentioned Estates or Plantations without let
 hindrance or obstruction of the said Henry Dyott his heirs Executors Administrators or
 Assigns or any other Person or Persons whomsoever so that a sufficient and reasonable
 part thereof be from time to time employed and Applied towards Purchasing the
 necessary Articles for the use of the said Estates and of food Clothing and other
 necessities for the Slaves and Stock thereon and servants respectively belonging
 or worked thereupon, and further that nothing herein Contained shall Operate to
 Prevent or restrain the said Henry Dyott his heirs Executors Administrators or Assigns
 from Proceeding upon the Execution aforesaid in Case of a Breach of any of the Articles
 Covenants Clauses or Agreements heretofore Contained on the Parts or Behalfs of the
 said Henry Hamilton his heirs Executors or Administrators or any or either of them
 to be made done Executed and Performed. Provided always that if the said
 Henry Hamilton his heirs Executors or Administrators or any of them shall at any
 time hereafter be able to make a satisfactory Arrangement for the Payment of
 the monies now due and to become due to the said Henry Dyott his heirs
 Administrators and Assigns in four equal Installments to be Agreed

hereafter by and between the said Parties in Case of breach of any of the Articles Covenants and Clauses herebefore Contained by any or either of the Parties hereto then and in either Case this Agreement and the several matters Articles Covenants and Clauses herein Contained shall cease determine and be utterly void and shall be of no Effect and the Parties shall be at liberty to do and always excepted the said Parties before mentioned which is to be in full force and Effect in Case the Breach shall be made by the said Henry Hamilton his heirs Executors or Administrators or any or either of them but not otherwise on any account whatsoever And for the due Performance of this Agreement and of each and every Article Clause matter or thing whatsoever herein Contained in the parts and behalf of the said Henry Hamilton his heirs Executors or Administrators to be done and performed by the said Henry Hamilton doth hereby bind himself his heirs Executors and Administrators to the said Robert Dyott his Executors Administrators and Assigns in the Penal Sum of One thousand pounds of Lawful Sterling Money of Great Britain of English Value And for the due Performance of this Agreement and of each and every Article Clause matter or thing whatsoever herein Contained in the parts and behalf of the said Robert Dyott his Executors Administrators and Assigns to be done and performed doth hereby bind himself his heirs Executors and Administrators to the said Henry Hamilton his Executors Administrators and Assigns in the Penal Sum of one thousand pounds of Lawful Sterling Money of Great Britain of English Value and the said Parties to these Presents have hereunto set their hands and seals the day and year first above

Henry Hamilton

Robert Dyott

Wm. B. Dyott

James Allan

Wm. B. Dyott

Mentioned Know all Men by these Presents that I Rose Antoinette Daniels of the said Island of Madagascari Administratrix of all and singular the Goods and Chattels Rights and Credits which were of Mary Sally late of the said Island of Madagascari Eighty pounds of Current Gold and Silver Money of the said Islands to me in hand whereof I do hereby Confess and Acknowledge and thereof and therefrom do hereby acquit release Exonerate and for ever discharge the said Robert Dyott his Executors Administrators and Assigns Have Bargained sold and Assigned and by these Presents do Grant Bargain sell Assign Transfer set over and Confirm unto the said Robert Dyott his Executors Administrators and Assigns three female Negro Slaves called Molly, Peggy, and Cato, which said three Slaves were named and described in the Quinquennial Return of Slaves made by the said Mary Sally in her life time on the Twentieth day of April last as follows that is to say Molly female Black, Eleven Years of Age, Peggy female Black Eight Years of Age; and Cato female Black four Years of Age. To have and to hold the said three female Slaves Molly, Peggy, and Cato, respectively with their heirs and each of their future issue and Increase unto the said Robert Dyott his Executors Administrators and Assigns To the only proper use and behoof of the said Robert Dyott his Executors Administrators and Assigns as his and their own proper Slaves and for ever without the Lawful Petition Suit trouble denial or interruption of any manner the said Rose Antoinette Daniels or any other Person or Persons lawfully claiming or to claim by from or under me or by from or under the said Mary Sally deceased and that I do and Clear and Freely and Clearly acquit Exonerate and discharge or otherwise by me the said Rose Antoinette Daniels my heirs Executors or Administrators well and sufficiently saved defended kept harmless and indemnified of from and against all and all manner of Gifts Grants Bargains Sales Conveyances Estates Charges and Incumbrances whatsoever had made Committed done or Suffered by me the said Rose Antoinette Daniels or by the said Mary Sally deceased or by any other Person or Persons whomsoever lawfully claiming by from or under us or us And I the said Rose Antoinette Daniels do hereby for myself my heirs Executors and Administrators Covenant Promise and Agree that I now stand Lawfully and rightfully Possessed of the said three female Slaves Molly, Peggy, and Cato, as Administratrix aforesaid without any Condition Trust limitation or other matter of Restraint to Change Charge alter determine or effect the same and that I now have good right full power and lawful and absolute Authority to sell Bargain sell Assign Transfer set over and Confirm the same Slaves with their future issue and Increase unto the said Robert Dyott his Executors Administrators and Assigns for ever in manner and form aforesaid And that it shall and may be lawful to and for the said Robert Dyott his Executors Administrators and Assigns from time to time and at all times hereafter peaceably and quietly to have hold Possess and Enjoy the same Slaves with their future issue and Increase respectively in manner and form aforesaid and according to the true intent and meaning of these Presents of which said Slaves I the said Rose Antoinette Daniels now my Capacity of Administratrix aforesaid have delivered Possession to

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That Oath at the time of Sealing and Delivering these Presents. In Witness whereof
the said three Antoinette Danell have hereunto Set my Hand and Seal this
fourteenth day of September in the Year of our Lord one Thousand Eight hundred
and twenty one.

Sealed and delivered and Subscribed
delivered by the said three Antoinette
Danell of the said three Slaves to
the said Robert Ogilvie in the presence of.

Michael Hey

Robt. Danell, Administrator
of Mary Tully deceased.

Received the day and year within written of and from the within named
Robert Ogilvie the full Sum of two hundred and Eighty Pounds of Current Gold
and Silver Money of Montserrat being the Consideration Money within mentioned
to be paid by him to me.

Witness

Michael Hey

R. A. Danell Administrator
of Mary Tully deceased

Montserrat

Before James Masters Esquire Register of
Deeds &c.

Personally appeared Michael Hey the Subscribing Witness to the Within Instru-
ment of writing who being duly sworn deposed and said that he Witnessed
the due Execution of the same.
Sworn before me this
1st March 1822

Michael Hey

James Masters

Reg. of Deeds &c.

Montserrat. Know all Men by these Presents that we Mary Hey and John
Hey of the Island aforesaid for and in Consideration of the Sum of one hundred
and twenty Pounds of Current Gold and Silver Money of the said Island to us
herein well and truly paid by James Masters of the said Island Esquire, the receipt
whereof we do hereby jointly and severally acknowledge, Have Granted Bargained
and sold and by these Presents do Grant Bargain and sell unto the said James
Masters his Executors Administrators and Assigns, a Negro Boy Slave named Isaac
to have and to hold the said Slave Isaac unto them the said James Masters
his Executors Administrators and Assigns to the only proper use and behoof

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whom the said James Masters his Executors Administrators and Assigns forever
and to and for no other use intent and purpose whatsoever, did we the said
Mary Hey and John Hey for ourselves jointly and severally, and our and
each of our heirs Executors and Administrators the said three named Isaac unto the
said James Masters his Executors Administrators and Assigns against us the said
Mary Hey and John Hey our and each of our heirs Executors Administrators
and against all and every other Person or Persons whatsoever or whomsoever shall
and will Warrant and forever defend by these presents.

In Witness whereof we the said Mary Hey and John Hey have hereunto Set
our hands and seals this twenty eight day of March in the year of our Lord
one Thousand Eight hundred and twenty two

Signed Sealed and delivered
the words and Assigns being first read
in the presence of.

Michael Hey

her
Mary Hey
John Hey

Montserrat

Received the day and year within written of and from the within named
James Masters the Sum of One hundred and twenty Pounds of Current Gold and
Silver Money of the said Island being the Consideration within mentioned to have been
paid by him to us.

Witness

Mary Hey
John Hey

Michael Hey

Montserrat

Personally appeared Michael Hey the Subscribing Witness to the
within Instrument of Writing who being duly sworn deposed and said that
he Witnessed the due Execution of the same.

Sworn before me this 9th day of March 1822.

James Masters

Michael Hey

Montserrat

To all to whom these Presents shall come James Masters of
the said Island Esquire now residing in the Country. Send Greeting whereas the
said James Masters is Secretary and Clerk of the Crown Naval Office, and Register
of Slaves in and for the said Island by Virtue of Letters Patent to him granted and
all perquisites and advantages to the said Office belonging or to any use appor-
taining, as in and by the said Patent duly recorded in the Secretarys Office
of the said Island well appears. Now know ye that the said James Masters
by Virtue of the Power and Authority given and committed to me have nominated
Substituted and Appointed Terrence Hart of the said Island to be the lawful
and sufficient Deputy of me the said James Masters in and for the discharge
of the said Office and place of Secretary and Clerk of the Crown Naval Office as
Register of Slaves in the said Island of Montserrat for and during the space

Recorded the 25th of April 1822
Charles a. W. H. H.

And James Masters and no longer, And the said James Masters do hereby authorize and empower the said Terrence Hart during the time aforesaid to do and to the lawful Deputy of the said James Masters to act do and perform all such Acts matters and things as shall be necessary for the Execution of the said Office And also to demand receive and take all the due profits privileges and advantages to the said Office belonging or appertaining in as full and ample a manner as the said James Masters might himself demand or receive. And the said James Masters do hereby Ratify and Confirm and declare to be good and Valid all and whatsoever the said Terrence Hart as his lawful Deputy shall lawfully do or cause to be done in the Premises by virtue of these Powers. In Witness whereof the said James Masters hath hereunto set his hand and Seal this twelfth day of April one thousand eight hundred and twenty two. If Signed Sealed and delivered in the Presence of
Wm. H. H.

Montserrat, In the Name of God Amen, I William Edward Bramley of the said Island Montserrat, being SICK and weak in body, and of sound and disposing mind Memory and understanding do make and ordain this my last Will and Testament as follows. I give my just debts and Funeral expenses to be paid in the first place out of my Personal Estate, and as to assets Concerning all and singular the Properties which I shall be Possessed of or entitled to or over which I shall have a disposing power at the time of my decease of what nature or over the same may be I dispose thereof as follows. I give and bequeath unto Miss Ann Sankey of the said Island the Sum of fifty pounds Current Gold and Silver Money of the said Island, I give and bequeath unto Peter Ogden of the said Island the Sum of Twenty Pounds of like Current Gold and Silver Money, I give and bequeath unto Richard Ogden of the said Island the Sum of twenty pounds of like Current Gold and Silver Money, I give and bequeath unto Miss Elizabeth Rodge of the said Island the Sum of twenty pounds of like Current Gold and Silver Money, I give and bequeath unto her Sister Miss Betty Rodge of the said Island, I give and bequeath unto Mr. Mary David McNamee of the said Island Widow of John McNamee Carpenter deceased the Sum of thirty three pounds of like Current Gold and Silver Money, I give and bequeath unto Richard Banks of the said Island the Sum of twenty Pounds of like Current Gold and Silver Money, I give and bequeath unto James Odington a free Black man the Sum of twenty Pounds of like Current Gold and Silver Money, also my Chest of Robes, I give and bequeath unto Molly Bramley of the said Island a free Black Woman the Sum of ten pounds of like Current Gold and Silver Money, I give and bequeath unto Sarah Ann Chambers eldest Daughter of my friend

William Chambers of the said Island the Sum of fifty Pounds of like Current Gold and Silver Money, and also the like Sum of fifty Pounds of like Current Gold and Silver Money unto her Sister Lucy Chambers the second Daughter of the said William Chambers, I give thirty three Pounds of like Current Gold and Silver Money, and I also leave devise and bequeath unto the said Sarah Twenny my House and hand situate lying and being in the Town of Pargale in the said Island to hold to her and her Heirs and assigns for ever in fee Simple, I leave devise and bequeath unto such and so many of the Children of Charles Robertson of the Island of Antigua as by Legit his Wife as shall be alive at the time of my decease all those two lots or Parcels of land situate lying and being in the Parish of Saint Anthony in the Island of Montserrat the one thereof Called Honey Hill, and the other thereof Called Dorsets Hill to hold and their respective Heirs and assigns for ever as Tenants in Common and not as joint Tenants and to be Equally divided between them Here and there alive all the residue and remainder of my Estate real and Personal I leave devise and bequeath unto the said Children of the said Charles Robertson by Legit his Wife or to such and so many of them as shall be alive at the time of my decease and their respective Heirs Executors Administrators and assigns forever to be equally divided between them Here and there alive, And I do hereby Nominate Constitute and Appoint the said Charles Robertson sole Executor of this my last Will and Testament hereby revoking all former Will or Wills by me at any time made, In Witness whereof I have to this my last Will and Testament set my hand and Seal this twelfth day of April in the year of our Lord one thousand eight hundred and twenty two Signed Sealed Published and declared by the said William Edward Bramley as and for his last Will and Testament in the presence of us who have hereunto Subscribed our Names as Witnesses in his presence at his request and also in the presence of each other - the word "Mary" being erased and Sarah Ann substituted in the thirteenth line from the bottom of the first Side of this paper and the word "Money" being also interlined in the Eleventh line from the bottom of the first Side.

John Tiffin Senior
W. Chambers
Thomas Connell

Wm. Bramley
W. H. H.

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Mortenson

Before the Honorable Joseph Arthur Esquire President and
Judicial Ordinary of the said Islands.

Personally appeared John Griffin the younger of the said Island of
Mortenson, Bachelor of Physic and Surgery, who made oath on the Holy Scriptures
of Almighty God that he was Present together with William Chambers of the said
Island Writing Clerk, and Thomas Connell of the said Island Mariner, and
did see William Edward Bramley late of the said Island Mariner duly sign
Seal Publish and declare the annexed Instrument of Writing as and for his last
Will and Testament, and that at the time he the said William Edward Bramley
was Signed Sealed Published and declared the Same to be his last Will and Testament
he was of Sound and disposing mind Memory and understanding, and so said
Griffin did declare the same in the presence of the Deponent and the said
William Chambers and the said Thomas Connell who severally and respectively
subscribed their names as witnesses thereunto in the presence of and at the request
of the said testator and also in the presence of each other, and this Deponent
further said that the names "John Griffin Junior" "William Chambers" and "Thomas Connell" he and subscribed to the said last Will and
Testament, the first as the Party executing the same and the others as witnesses to the
due Execution thereof are of the respective proper hands writing of the said William
Edward Bramley, this Deponent, the said William Chambers, and the said Thomas
Connell.

Given before me this twenty third
day of April in the year of our Lord
one thousand eight hundred and
twenty two.

John Griffin Junr.

Joseph Arthur

To all to whom these Presents shall come Malcolm Rips of Stockwell
in the County of Surrey Gentleman late of Red Lion Square in the County of
Middlesex Merchant surviving Partner of Malcolm Rips late of Red Lion Square
aforesaid Merchant deceased Sends Greeting Know ye that the said Malcolm
Rips hath nominated constituted and appointed and in his place and stead
put and deputed, and by these Presents doth nominate constitute and appoint
and in his place and stead put and depute Henry Dyett of the City of London
Merchant his true and lawful Attorney irrevocable for him the said Malcolm
Rips and in his name or in the name of the said Henry Dyett or otherwise
as may be requisite but to and for the use and behoof of him the said Malcolm
Rips to ask demands and receive of and from all person and persons whom
soever in the West Indies all Sum and Sums of Money due and owing

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to the said Malcolm Rips (of Stockwell) as surviving Partner of the said
Malcolm Rips deceased formerly trading with the said Malcolm Rips and Son
under the Style or firm of Malcolm Rips and Son, and upon Receipt and Payment to
any such Sum or Sums of Money to make give and account to the Party or Parties paying
the Same a good and sufficient Receipt acquittance and discharge or goods and sufficient
Receipts acquittances and discharge for the Sum or Sums so paid, And in case of
nonpayment of any Sum of Money so due and owing and in every such case of nonpayment
to institute bring commence prosecute and carry on any action at law or Suit in equity
or to take any other lawful Proceeding against the Party making default his or his legal
Goods Chattels lands or Tenements, and also at the discretion of him the said Henry
Dyett to compound or compromise any such action Suit or Proceeding, and to
take part for the whole of any such debt and in every such case to give a
Release or discharge for the whole of such debt as if the Same had been paid, and
And further at the discretion of him the said Henry Dyett and for the better fulfilling
the intention of these Presents to appoint one or more Attorney or Attorneys under him the
said Henry Dyett and generally to make do execute and perform all Acts Debts
duties and things whatsoever needful and necessary in and about the premises
in the Same manner as if he the said Malcolm Rips were personally Present, and to
the Same, He the said Malcolm Rips hereby ratifying and confirming and promising
and agreeing to ratify and confirm all and whatsoever the said Attorney and Attorneys
shall lawfully do or cause to be done in and about the Premises, IN WITNESS whereof
the said Malcolm Rips hath hereunto set his hand and Seal the Second day
of October in the year of our Lord one thousand eight hundred and twenty one in
the Second year of the Reign of King George the Fourth.

Signed Sealed and delivered by the
above named Malcolm Rips of Stockwell
(being first duly stamped) In the Presence of

G. Ashby

J. Ashby

Lord Mayor Court Office London

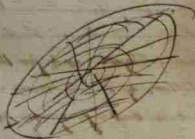
Malcolm Rips

London (to Mr)

Henry Aston of the said Mayor Court Office Royal Exchange in the
City of London Gentleman married oath and said that he this Agreement together
with George Ashby was present and did see Malcolm Rips the Constituent named in
the Power of Attorney hereunto annexed duly sign Seal and as and for his Act and
Deed in due form of Law execute and deliver the said Power of Attorney to and
for the use and purposes therein mentioned, and that the Name or Signature Malcolm
Rips's Name Set and subscribed as the Party executing the Same is of the proper
hand writing of the said Malcolm Rips, and that the Name or Signatures of
G. Ashby and H. Aston were also Set and subscribed as the Witnesses to the
due Execution thereof are of the respective proper hands writing of the said George
Ashby and him this Deponent.
Given at the Mansion House London this 15th day of
October 1821 Before me John Thos. Mayor

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To all to whom these Presents Shall Come I John Thomas Esq. Mayor of the City of London In pursuance of an Act of Parliament made and passed in the fifth year of the reign of his late Majesty King George the Second Intituled an Act for the more easy recovery of Debts in his Majesty's Plantations and Colonies in America Do hereby Certify that on the day of the date hereof Personally Came and appeared before me Henry Astor the Defendant named in the Affidavit herunto Annexed being a person well known and worthy of good Credit, and by solemn oath which the said Defendant then took before me upon the Holy Evangelists of a Mighty God, Did solemnly and sincerely declare testify and depose to be true, the several matters and things mentioned and contained in the said Annexed Affidavit.



In Faith and Testimony whereof I the said Mayor have caused the Seal of the Office of Mayorality of the said City of London to be hereunto Put and affixed and the Power of Attorney mentioned and referred to in and by the said Affidavit to be hereunto also Annexed, Dated in London the fourth day of October in the Year of our Lords one thousand eight hundred and twenty One.

Wm Dale

Received for being paid day of February 1821
 John Thomas Esq. Mayor of London



